

Washington, Thursday, September 20, 1915

The President

EXECUTIVE ORDER 9617

Transfer of Certain Agencies and Func-TIONS TO THE DEPARTMENT OF LABOR

By virtue of the authority vested in me by the Constitution and the statutes. including Title I of the First War Powers Act, 1941, and as President of the United States, it is hereby ordered as follows:

1. (a) Except as otherwise provided herein, all functions, agencies, officers, employees, records, property, and funds of the War Manpower Commission, established by Executive Order 9139 of April 18, 1942, are hereby transferred to the Department of Labor and shall be administered under the supervision, direction, and control of the Secretary of Labor.

(b) All of the functions of the Chairman of the War Manpower Commission, exclusive of so much thereof as relates to the functions of the Procurement and Assignment Service transferred by paragraph 5 of this order, are transferred to the Secretary of Labor.

(c) The War Manpower Commission

is hereby terminated.

(d) In order to maintain the essential coordination of public employment service and unemployment compensation functions and to avoid any necessity for establishing duplicate public employment office facilities, the Department of Labor is directed to provide for making available to agencies charged with the administration of unemployment compensation laws such services, information, and facilities by the United States Employment Service as the Secretary of Labor shall find not inconsistent with the purposes of this order. To the extent that Federal funds under the jurisdiction of the Social Security Board are involved in the effectuation of this section, services, information, and facilities shall be furnished only when, and to the extent that the Social Security Board shall

2. (a) The National War Labor Board. established by Executive Order 9017 of January 12, 1942, and all of its functions, officers, employees, records, property, and funds are hereby transferred to the Department of Labor and shall, except as otherwise provided in this order, be administered under the supervision, direction, and control of the Sec-

retary of Labor.
(b) The National War Labor Board in the Department of Labor shall be in all respects subject to and governed by such policies, consistent with law, as the Secretary of Labor shall prescribe; and so much of the functions of the Board as is required to effectuate this subsection is transferred to the Secretary of Labor. The provisions of this section notwithstanding, decisions made by the National War Labor Board in individual cases brought before it pursuant to law shall not be subject to modification by the Secretary of Labor but shall have the same degree of finality as existed prior to the issuance of this order.

3. (a) The Retraining and Reemployment Administration, established by section 301 of the War Mobilization and Reconversion Act of 1944, and all of its functions, officers, employees, records, property, and funds are hereby transferred to the Department of Labor and shall be administered under the supervision, direction, and control of the Sec-

retary of Labor.

(b) The functions of the Director of War Mobilization and Reconversion relating to the Retraining and Reemployment Administration are hereby transferred to the Secretary of Labor.

4. (a) The Secretary of Labor may perform the functions transferred to him by this order through such officials, persons, or agencies and in such manner as

he shall determine.

(b) The United States Employment Service and all functions in the Depart-ment of Labor relating to employment service, the National War Labor Board and its functions, and the Retraining and Reemployment Administration and its functions shall be administered as organizational entities within the Department of Labor. All other functions transferred to the Department of Labor by this order shall be administered, and the internal staff and service activities relating to the aforesaid agencies may be administered, by such agencies in the Department of Labor as the Secretary

(Continued on p. 11931)

CONTENTS

THE PRESIDENT

Executive Orders:	Page
Civil Service rules, amendment	
to list of excepted positions.	11931
Department of Labor, transfer	
to of cartain agencies and	-
functions Puerto Rico Reconstruction Ad-	11923
Puerto Rico Reconstruction Ad-	
ministration; appointment	
of Administrator	11021
or Administrator	TTOOT
REGULATIONS AND NOTICE	ES
AGRICULTURE DEPARTMENT. See also	
Rural Electrification Admin-	
istration.	
Fluid mill: and cream conserva-	
tion and distribution (WFO	
79-55, partial termina-	
tion)	11931
ALIEN PROPERTY CUSTODIM:	
Vesting orders, etc.:	
Ernst, Dora, et al	11015
Efficient William W	11045
Fischer, William H	113-25
Getty, Saran C	11925
Hauptman, Bertha	11945
Getty, Sirah C Hauptman, Bertha Kimbel, Richard M	11946
Kurzman, Ferdinand	11947
Leefers, Richard Liebatrut, Edward J	11947
Liebstrut, Edward J	11943
Rothschild, Jacob Tada, Manzaburo	11943
Tada, Manzaburo	11940
Washauer, Sidney	11949
Civil Service Commission:	
Nonclassified positions excepted	
from examination; private	
secretary to executive as-	
sistant to Postmaster Gen-	
eral	11231
War service regulations; war re-	
employment list	11031
Coast Guard:	11001
Allekments of services	
Allotments of seamen, wages	
upon which based	11943
Protection of waterfront facil-	
ities; rescission of regula-	
	11943
Security of ports and control of	
vessels in navigable waters	
of United States; reseission	
of security regulations for	
vescols in port	11013
(Continued on n. 11033)	

11929



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NOTICE

1944 Supplement

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A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

CONTENTS—Continued

GEOLOGICAL SURVEY:	· Page
Marias River, Montana; power	
site classification	11944
Interstate Commerce Commission:	
Reconsignment permits:	
Honeydew melons, Pittsburgh,	
Pa	11945
Onions, Houston, Tex	11944
Refrigeration of potatoes, Cal-	•
verton, Long Island, N. Y.	11945
Routing of traffic; Monroe and	
Alexandria, La	11944
OFFICE OF PRICE ADMINISTRATION:	
Adjustments and pricing orders:	
Anita Cigar Factory	11957
Arrow Paint and Wall Paper	
Co	11975
Astoria Cigar Co., Inc.	11954
Balleart Punch Co	11970
Basford, H. R., Co	11950
Batten Furniture and Cabi-	
net Works et al	11971
Blake Specialty Co	11962

CONTENTS—Continued

Fruits and vegetables, fresh;

Trenton, N. J., district__ 11968

OFFICE OF PRICE ADMINISTRATION-Page OFFICE OF PRICE ADMINISTRATION- Page Continued. Continued. Rice, rough (MPR 518, Am. 6)_ 11942 Adjustments and pricing orders-Continued. Sales by Department of Com-Breneman, Elizabeth M_____ 11954merce: Brietzke, Otto C______ 11958 Chrysler Corp_____ 11964 Pea jackets, Navy (SO 94, Order 80) _____ _ 11966 Colder, Henry, Co_____ 11963 Raincoats, Navy (SO 94, Or-Colorado Fixture and Furni-11966 der 79) ----ture Mfg. Co. et al_____ 11973 Tires and tubes, recapping and Complete Refrigerator Sales repairing, and certain re-_____ 11964 Co___ pair materials (RMPR 528, Congress Shirt Co_____ 11959 Order 62)______11967 Coolerator Co_______ 11964 Corral, Wodiska y Ca_____ 11955 Water rates, exceptions for certain services (Rev. SR 11, Cupp & Mullins Foundry Co__ 11952 Am. 62) _____ 11943 Del Rio and Fuente Cigar RECONSTRUCTION FINANCE CORPO-Factory ___ RATION: Eliott Mfg. Co_____ 11950 Mid-continent crude compensa-Extacee Inc_____ 11961 tory adjustments (2 docu-Ford Motor Co_____ 11965 ments)_____ 11943 Four Wheel Drive Auto Co___ 11967 RURAL ELECTRIFICATION ADMINIS-TRATION: Allocation of funds for loans__ 11944 SECURITIES AND EXCHANGE COMMIS-Guitian y Perez Cigar Co____ 11955 SION: Ivins, Weber E., Tobacco Co__ 11958 Hearings, etc.: _ Jantzen Knitting Mills____ 11960 Columbia Gas & Electric Corp., Johnson Mfg. Co_____ 11949 and Columbia Corp_____ 11977 Kol-Gas Heater Co_____ 11949 Commonwealth & Southern La Conga Cigar Factory____ 11954 Corp___ Corp______ 11977 Federal Light & Traction Co. 11979 Lundberg Concrete Pipe Co___ 11970 Menendez & Garcia Cigar Fac-Insuranshares Corp. of Dela-Menendez Bros. Cigar Co..... 11956 Miami Mattress Mfg. Co...... 1256 ware et al____ Minnesota Power & Light Co. 11979 Miami Mattress Mfg. Co____ 11962 Missouri General Utilities Co., and Associated Electric Co___ Ohio Stove Co______ 11968 Paul, Richard, Inc_____ 11962 Peoples Light and Power Co. et al______ Revco, Inc. (2 documents) __ 11963 Public Service Co. of Okla-Reynand Cigar Factory____ 11956 homa _____ 11978 Rider, Charles D_____ 11954 Torrington Co_____ 11977 Rissman, John, & Son_____ 11960 SOLID_FUELS ADMINISTRATION FOR Russell, L. H., Co_____ 11952 WAR: Toadroy Mfg. Co_____ 11953 Reports by producers and Troy Cigar Factory Whittemore Cabinets and 11959 commercial dock operators (Corr.)_____ 11932 Furniture et al.____ 11974 WAR DEPARTMENT: Wooster Rubber Co.____ 11953 Riffe practice promotion; issues Yoder Mfg. Co..... 11951 of rifles to schools and civil-Beef, veal, lamb and mutton cuts ian rifle clubs_____ 11932 and all variety meats and edible by-products (MPR WAR PRODUCTION BOARD: 355, Am. 28) _____ 11935 Suspension orders: Kosher beef (MPR 394, Am. Bell Lumber Co_____ 11932 17) _____ 11939 Brown Wholesale Electric Co. 11932 Castings, non-ferrous (RMPR Courtesy Wholesale Electric 125, Am. 10)_____ Со _____ 11932 11941 Construction materials, specified, Gutmann, Carl, & Co...... 11933 and refractories (MPR 592, Ohio Valley Lumber Co_____ 11933 Am. 9 to Order 1)____ ._ 11968 St. Anne Freezing and Proc-Footwear, rubber (MPR 132, essing Co_____ 11932 Am. 11)_____ Pancreas glands and animal bile CODIFICATION GUIDE (2d Rev. SR 14, Am. 13)____ 11934 A numerical list of the parts of the Code of Federal Regulations amended or added by documents published in this issue. Docu-Radio and radio phonograph parts; adjustable pricing (RMPR 136, Order 501) ____ 11966 ments carried in the Cumulative Supplement by uncodified tabulation only are not in-cluded within the purview of this list, Regional and district office orders. See also Adjustments. Community ceiling prices, list TITLE 3-THE PRESIDENT: of orders filed_____ 11970 Chapter II-Executive orders:

CONTENTS—Continued

9617_____ 11929

CODIFICATION GUIDE—Continued

TITLE 3—THE PRESIDENT—Con. Chapter II—Executive orders—	Page
Continued. 9619	11931
NEL: Chapter I—Civil Service Com-	
mission: Part 18—War Service regulations tions Part 50—Schedule A: Nonclassified positions ex-	11931
classified positions excepted from examinations under § 2.3 (b) Title 10—Army: War Depart-	
MENT: Chapter IV—Military education: Part 403—Promotion of rifle	44-00
practiceTITLE 30—MINERAL RESOURCES: Chapter VI—Solid Fuels Administration for War:	11932
Part 602—General orders and directives	
Chapter XIX—Reconstruction Finance Corporation: Part 7005—Mid-continent	
crude compensatory adjustments (2 documents) TITLE 33—Navigation and Naviga-	11943
BLE WATERS: Chapter I—Coast Guard, Department of Navy:	
Part 6—Regulations for secur- ity of ports and control of vessels in navigable wa-	
ters of United States Part 7—Regulations for pro- tection of waterfront fa-	,
cilitiesTITLE 46—SHIPPING: Chapter I—Coast Guard: In-	
spection and Navigation: Part 132—Allotments of sea- men	

may designate or establish for the purpose.

- 5. The functions of the Procurement and Assignment Service of the War Manpower Commission and the functions of the Chairman of the War Manpower Commission with respect thereto are hereby transferred to the Federal Security Administrator. There shall be transferred to the Federal Security Agency, for use in connection with such functions, all of the personnel of the Procurement and Assignment Service, and so much of the other personnel of the War Manpower Commission and so much of the records, property, and funds of the War Manpower Commission as the Director of the Bureau of the Budget shall determine to relate primarily to the Procurement and Assignment Service.
- 6. All prior regulations, rulings, and other directives relating to any agency or function transferred by this order shall remain in effect except insofar as they are in conflict with this order or are hereafter amended under proper authority.

7. Such further measures and dispositions as may be determined by the Director of the Bureau of the Budget to be necessary to effectuate the transfer or redistribution of the functions provided for in this order shall be carried out in such manner as the Director may direct and by such agencies as he may designate.

8. All provisions of prior Executive orders which are in conflict with this order are amended accordingly; provided that no functions or duties of any agency or officer not expressly transferred hereunder shall be deemed to have been transferred or modified by this order.

HARRY S. TRUELMI

THE WHITE HOUSE, September 19, 1945.

[F. R. Doc. 45-17525; Filed, Sept. 19, 1945; 12:14 p. m.]

EXECUTIVE ORDER \$318

APPOINTMENT OF EDWIN G. ARNOLD, DIRECTOR, DIVISION OF TERRITORIES AND ISLAND POSSESSIONS, DEPARTMENT OF THE INTERIOR, AS ADMINISTRATOR OF THE PUERTO RICO RECONSTRUCTION ADMINISTRATION

By virtue of the authority vested in me under the Emergency Relief Appropriation Act of 1935 (49 Stat. 115, 118) and the act entitled "An Act to provide that funds allocated to Puerto Rico under the Emergency Relief Appropriation Act of 1935 may be expended for permanent rehabilitation, and for other purposes", approved February 11, 1936 (49 Stat. 1135), I hereby appoint Edwin G. Arnold, Director, Division of Territories and Island Possessions, Department of the Interior, as Administrator of the Puerto Rico Reconstruction Administration, vice Benjamin W. Thoron, resigned, to serve without additional compensation, and to exercise and discharge the functions, duties, and authority con-ferred upon the Puerto Rico Reconstruction Administration and the Administrator by Executive Orders No. 7057 of May 28, 1935, No. 7180 of September 6, 1935, as amended by No. 7554 of February 17, 1937, and No. 7639 of August 12, 1937.

The said Executive orders are hereby amended accordingly.

HARRY S. TRUMAN

THE WHITE HOUSE, September 19, 1945.

[F. R. Doc. 45-17527; Filed, Sept. 19, 1943; 12:14 p. m.]

EXECUTIVE ORDER 9819

AMENDING SUBDIVISION VII OF SCHEDULE A OF THE CIVIL SERVICE RULES

By virtue of the authority vested in me by section 2 of the Civil Service Act (22 Stat. 403), it is ordered that Subdivision VII, Schedule A of the Civil Service Rules be, and it is hereby, amended by the addition of the following paragraph: "11. One private secretary to the Executive Assistant to the Postmaster General."

HARRY S. TRUEISH

THE WHITE House, September 19, 1945.

[F. R. Doc. 45-17526; Filed, Sept. 19, 1045; 12:15 p. m.]

Regulations

TITLE 3—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 18—WAR SERVICE REGULATIONS
WAR PETTIPLOYMENT LIST

Section 16.14 War Reemployment List, and the procedures and policies governing the operation of this list (5 CFR 1944 Supp.) are repealed.

(E.O. 9963 as amended by E.O. 9378, 8 F.R. 13037)

By the United States Civil Service Commission.

[SEAL] LUCILLE FOSTER McMiller,
Acting President.

SEPTEMBER 17, 1945.

[F. R. Doc. 45-17465; Filed, Sept. 19, 1945; 9:41 a. m.]

Part 50—Schedule A: Nonclassified Positions Excepted From Examinations Under § 2.3 (b)

PRIVATE SECRETARY TO EXECUTIVE ASSISTANT TO FOSTLASTER GENERAL

Choss Reference: For addition of praegraph (b) to \$50.7 see Executive Order 9619, supra.

TITLE 7—AGRICULTURE

Chapter XI—War Food Distribution
Orders

[WFO 79, Partial Termination of Director's Order 79-55]

PART 1401-DAIRY PRODUCTS

CONSERVATION AND DISTRIBUTION OF FLUID
111LK AND CREAM

Those provisions of Director's Order No. 79-55, as amended, issued pursuant to the provisions of War Food Order No. 79, dated September 7, 1943, as amended (8 F.R. 12426, 13233, 9 F.R. 4321, 4319, 6932, 9549, 10035, 11990, 10 F.R. 103, 5347, 10275, 10419), which require the transmission of reports and the Leeping and making available of records are terminated effective at 12:01 a. m., e. w. t., September 21, 1945.

With respect to violations of said War Food Order 79, as amended, or War Food Order No. 79-55, as amended, issued pursuant thereto, rights accrued, liabilities incurred, or appeals taken thereunder, prior to the effective time hereof, all provisions of said order in effect prior to the effective time hereof shall continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 79, as amended and as partially suspended, 8 F.R. 12426, 13283; 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347, 10275, 10419)

Issued this 18th day of September 1945.

C. W. KITCHEN, [SEAL] Assistant Administrator, Production and Marketing Administration.

[F. R. Doc. 45-17442; Filed, Sept. 18, 1945; 3:50 p, m.]

TITLE 10-ARMY: WAR DEPARTMENT Chapter IV-Military Education

PART 403-PROMOTION OF RIFLE PRACTICE ISSUES OF RIFLES TO SCHOOLS AND CIVILIAN RIFLE CLUBS

The following amendments to the regulations contained in Part 403 are hereby prescribed.

1. In § 403.1 (b) (1) the tenth item in the table is amended to read as follows:

§ 403.1 Issues of rifles, ammunition, etc., to schools.

(b) Kinds of equipment to be issued. (1) The arms to be issued and the accessories, appendages, and pertaining equipment are as follows:

Service		Article	3	Remarks
NB	Rifle, ca	* l. 22 ¹	•	 2 per school.
•	•	•	•	•

¹ Rifle, U.-S. cal. .22 MII and/or any rifle, cal. .22 available at time of issue.

² Where the number of members of any one school who

where the number of members of any one sensor was participate in target practice in any one year does not exceed 10. If more than 10 members of school participate in target practice in any one year then 1 additional rifle for each additional 5 of such members, the total of such rifles issued not to exceed 10 to any school.

2. In § 403.2 (b) (3) (i) the first item in the table is amended to read as fol-

§ 403.2 Issues of rifles, ammunition, etc., to civilian rifle clubs.

(b) Issues.

(3) Initial and annual issue. To each junior rifle club, so far as appropriations will permit, not more than the following

(i) Initial issue.

Service	Articles	Remarks
NB	Rifle, cal22 1	2 per elub.²

(43 Stat. 510; 32 U.S.C. 181) [AR 850-100 10 May 1940 as amended by C 1, 8 Sep 1945]

EDWARD F. WITSELL, [SEAL] Major General, Acting The Adjutant General.

[F. R. Doc. 45-17444; Filed, Sept. 18, 1945; 3:49 p. m.]

TITLE 30-MINERAL RESOURCES Chapter VI-Solid Fuels Administration for War

[SFAW Reg. 27, Amdt. 3]

PART 602-GENERAL ORDERS AND DIRECTIVES

REPORTS BY PRODUCERS AND COMMERCIAL DOCK OPERATORS

Correction

In Federal Register Document 45-10314, which appears on page 7115 of the issue for Thursday, June 14, 1945, the second paragraph of amending text should contain a reference to § 602.709 instead of to § 602.708.

TITLE 32—NATIONAL DEFENSE

Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1010—SUSPENSION ORDERS [Suspension Order S-745, Revocation]

BELL LUMBER CO.

Suspension Order No. S-745 was issued against Bell Lumber Company, 5251 East Outer Drive, Detroit, Michigan, engaged as a distributor of lumber. It appealed for a rehearing on April 18, 1945 and pending final determination, a stay was granted on June 2, 1945 by Deputy Chief Compliance-Commissioner Bok, who recommended that the case be remanded to Regional Compliance Commissioner Waite. Upon further consideration by Commissioner Waite, it was recommended that the case be closed.

In view of the foregoing, it is hereby ordered, that: § 1010.745 Suspension Order No. S-745, be revoked.

Issued this 18th day of September 1945.

> WAR PRODUCTION BOARD, By J. JOSEPH WHELAN. Recording Secretary.

[F. R. Doc. 45-17463; Filed, Sept. 18, 1945; 4:30 p. m.]

PART 1010—SUSPENSION ORDERS [Suspension Order S-845, Revocation]

BROWN WHOLESALE ELECTRIC CO.

Suspension Order No. S-845 was issued against Brown Wholesale Electric Company, 319 East Second Street, Los An-

geles, California, a corporation engaged in the selling of electrical fixtures and supplies. An appeal was filed with the Chief Compliance Commissioner on July 23, 1945 and, pending final determination of the appeal, a stay was granted on July 24, 1945. The appeal has been considered by Deputy Chief Compliance Commissioner Curtis Bok, who has directed that the suspension order be re-

In view of the foregoing, it is hereby ordered, that: § 1010.845 Suspension Order No. S-845 be revoked.

Issued this 18th day of September 1945.

> WAR PRODUCTION BOARD, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-17381; Filed, Sept. 18, 1945; 11:32 a. m.]

PART 1010-Suspension Orders [Suspension Order S-849; Revocation]

COURTESY WHOLESALE ELECTRIC CO.

Suspension Order No. S-849 was issued against Rubin Brown, trading as the Courtesy Wholesale Electric Company, Alhambra, California, engaged in wholesale electrical supplies. An appeal was filed with the Chief Compliance Commissioner on July 23, 1945 and, pending final determination of the appeal, a stay was granted on July 24, 1945. The appeal has been considered by Deputy Chief Compliance Commissioner Curtis Bok, who has directed that the suspension order be revoked.

In view of the foregoing, it is hereby ordered, that: § 1010.849 Suspension Or-

der No. S-849 be revoked.

Issued this 18th day of September 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-17382; Filed, Sept. 18, 1946; 11:32 a. m.]

PART 1010-SUSPENSION ORDERS [Suspension Order S-863, Amdt. 11

ST. ANNE FREEZING AND PROCESSING CO.

Mary Lucido Harder, doing business as St. Anne Freezing and Processing Company, San Francisco, California, has appealed from the suspension order. The Chief Compliance Commissioner has reviewed the case, and has concluded that the effect of the suspension order will be to suspend the respondent for two years unless it is modified. He, there-fore, on September 17, 1945, directed that the suspension order be amended to terminate on February 28, 1946.

In view of the foregoing, it is hereby ordered, that: § 1010.863, Suspension Order No. S-863, issued July 24, 1945 and effective August 3, 1945, be and hereby is amended by substituting the following paragraph (a) for the present paragraph (a):

(a) From August 3, 1945 to February 1946, Mary Lucido Harder, doing business as St. Anne Freezing and Proc-

¹ Riffe. U. S., cal. .22M1922MII and/or any riffe, cal. .22 available at time of issue.

2 Where the number of members of any junior riffe club who participate in target practice in any one year does not exceed 10. If more than 10 members of junior riffe club participate in target practice in any lone year then 1 additional riffe for each additional 5 of such members, the total of such riffes issued not to exceed 10 to any lunior club.

essing Company, or otherwise, her heirs, assigns, agents and employees, shall not use the facilities located at Pier 92, San Francisco, California, that is, the construction and equipment built and installed by Respondent in that location as a fish reduction plant, or use said facilities to reduce offal or whole fish; providing, however, that said facilities may be used to reduce offal produced from salting and fish freezing operations conducted on said premises.

Issued this 19th day of September 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-17522; Filed, Sept. 19, 1945; 11:36 a. m.]

PART 1010—SUSPENSION ORDERS
[Suspension Order S-901]

CARL GUTMANN & CO.

Carl Gutmann & Company, a partnership consisting of Herman Rottenberg, Marcus Rottenberg, Rosalie Rottenberg, Charlotte Rottenberg, Samuel Bergman and Ruth Bergman, is engaged in the manufacture and jobbing of women's and children's clothing at 132 West 36th Street, New York City. During the months of January and February, 1945, the partners knowingly purported to apply a preference rating of AA-3 to purchase orders for 494,600 lbs. of cotton yarn, and 236,000 lbs. of wool yarn, although they were not entitled to do so, and upon such unauthorized use of the foregoing rating obtained 103,631 lbs. of cotton yarn and 59,779 1/4 lbs. of wool yarn, in violation of Priorities Regulation No. 3. The partners of the Carl Gutmann & Company were familiar with the provisions of Priorities Regulation No. 3 and their actions constituted willful violations thereof.

These violations have diverted critical materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.901 Suspension Order No. S-901. (a) Herman Rottenberg, Marcus Rottenberg, Rosalie Rottenberg, Charlotte Rottenberg, Samuel Bergman and Ruth Bergman, their successors and assigns, shall not from the effective date of this order, to and including November 30, 1945, apply or extend any preference ratings regardless of the delivery date named in any purchase order to which such ratings may be assigned, applied or extended.

(b) Herman Rottenberg, Marcus Rottenberg, Rosalie Rottenberg, Charlotte Rottenberg, Samuel Bergman and Ruth Bergman shall cancel immediately all purchase orders which have not yet been filled, except that if they have extended a customer's rating to get an item for delivery, without change in form, to that customer (as distinct from replacing it in inventory) they need not cancel the rating provided the item when received is promptly delivered to the customer whose rating was extended.

(c) All preference ratings, allotments and allocations presently outstanding in

connection with purchase orders or placed by Carl Gutmann & Company prior to the termination of this order, are void and shall not be given any effect by suppliers of said Carl Gutmann & Company, by any other person or persons.

(d) Nothing contained in this order shall be deemed to relieve Herman Rottenberg, Marcus Rottenberg, Rosalie Rottenberg, Charlotte Rottenberg, Samuel Bergman and Ruth Bergman from any restriction prohibition or provision contained in any other order or regulation of the War Production Board except insofar as the same may be inconsistent with the provisions hereof.

(e) The restrictions and prohibitions contained herein shall apply to Herman Rottenberg, Marcus Rottenberg, Rosalie Rottenberg, Charlotte Rottenberg, Samuel Bergman and Ruth Bergman, doing business as Carl Gutman and Company or otherwise, their successors and assigns, or persons acting on their behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

(f) This order shall take effect on September 19, 1945.

Issued this 12th day of September 1945.

WAR PRODUCTION BOARD By J. JOSEPH WHELAM, Recording Secretary.

[F. R. Doc. 45-17523; Filed, Sept. 19, 1945; 11:36 a. m.]

PART 1010—SUSPENSION ORDERS [Suspension Order S-984]

OHIO VALLEY LUMBER CO.

Ohio Valley Lumber Company, a Pennsylvania corporation, with its principal office at 328 14th Street, Ambridge, Pennsylvania, is engaged in the retail sale of lumber and other building materials. Between August 1, 1944 and Dacember 31, 1944, it placed rated orders or purported to apply or extend preference ratings to orders, although not entitled to do so, to the extent of 288,666 board feet, in violation of Priorities Regulation No. 3. The responsible officer of the corporation was aware of the provisions of Priorities Regulation No. 3 and its action constituted grossly negligent violations thereof.

This unauthorized use of preference ratings to get lumber has diverted scarce material to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.904 Suspension Order No. S-904. (a) Ohio Valley Lumber Company, its successors or assigns, shall cancel immediately all preference ratings which it has applied or extended to orders for lumber and which have not yet been filled. This does not apply to material already delivered or in transit for delivery on the effective date of this order.

(b) Ohio Valley Lumber Company, its successors or assigns, shall not extend preference ratings unless such extensions are of ratings actually received from its customers on and after the effective date of this order.

(c) Nothing contained in this order shall be deemed to relieve Ohio Valley Lumber Company, its successors or assigns, from any restriction, prohibition or provision contained in any other Order or regulation of the War Production Board except insofar as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect on

Issued this 12th day of September 1945.

September 19, 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-17524; Filed, Sept. 19, 1945; 11:36 a. m.]

Chapter XI-Office of Price Administration

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[MPR 132, Amdt. 11]

RUBBER FOOTWEAR

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Table I in § 1315.70 (a) (2) is amended to read as follows:

Table I—Centain Waterpeoop Rueser Footwear Produced After Federary 10, 1942

(Prices from which discounts must be deducted)

(211100		deducted)			
	Type		Pri	ce pe	r <i>pair</i>	
Basto, of	her tha	n severe o	ccupatio	nal:		
Men's	short,	14"			\$2.85	
Men's	short, 1	5"			3.00	
Bova'	short	;			2.95	
Youth	s' short	<u> </u>			2.80	
Wome	n's sho	t			2.45	
		t, dress			2.23	
3.710000	drort.				1.65	
					1.45	
		ing			4.05	
Page 1	Stormid	no			3.80	,
Vonth	c' Ston	ng mking			3, 65	
Mon'c	hin				4, 65	
75on'c	leaving	, short			3, 60	
3 Confo	Schlag	, 2110-1			6,00	
TUeme	nia fichi	ing			5.55	
Monte	The main	onug ankl			3.75	
Piens.	Children a	enuz ankl			6.15	
Internal	mannie,	unter	ű <i>-</i>		6.15	
		unter			0. 10	
Wadere:		g shoe, c	Too too!	557a		
Trien.a	wating top.	g muce, c	ientea	sone,	3.00	
3 Can'c	mayina mayina	shoe, mole	fod folt	2070	0.00	
can'	vas top.	ence, mon	20 0 1616	5016,	5.03	i
Men's	minber.	surface, st	ocking :	faat_	9. 25	
Men's	black by	nde brot			12.00	ŀ
Ments	rororoid	ody boot ole, stockin	7 foot		13.50	
Men's	militian	cirriace ha	int font		13.05	
Ffonfa	forme	covered	nants	bre		
hos	رسدور	Colcie	Printer		18. 80	
7.fon'd	forme of	overed par	ate and	min_	10.00	
hon	boot fo	at	TOS CITIE	7 CD-	13 50	
Does on	de Comb	ot ermen's O	Toro-		20.00	•
Browle	blook t	5" lace mi	NO 230		4.33	
Monto	blook 1	ev lace mi	ne haer	ctool	T. 00	•
ments	Distant 1	5" laca mi	ne pac,	Prest	4.85	_
toe.	hl 16)" mine pa		~	3.55	
Men	DIEGIE IU)., mine ba				
)" mine pa			3.83	
Mens	black 10)" mine pa	c, steel	105	4.05	,
		5" molded	L EOIE,	bram		
too.					5.30	
		ie-shoo, la			4.03	
Men's	toplace	16", snug	anlile_		3.80	į
Mento	taplaca	12", snug	anlile		3.50	ı
Monta	toplace	12"			3.20	
	4-25-20-20-					•

		,
Type Price per	pair	Type Price per pair
Pacs and Lumbermen's Overs—Con.	-	Gaiters—Continued.
Men's toplace 16", molded sole \$	4.25	Misses' high slide rubber \$2.30
Men's toplace 12", molded sole	3.95	Child's high slide rubber 2.20
Men's lumberman's over, half heel		Women's high slide rubber overboot. 2.45
	2.10	Women's 2 snap height slide rubber. 1.50 Women's low slide rubber. 1.75
Boys' lumberman's over (rubber part	4 05	Women's low slide rubber 1.75 Misses' low slide rubber 1.75
	1.95	Child's low slide rubber 1.75
Youths' lumberman's over (rubber	1 00	Women's 2 snap rubber 1.25
	1.80 2.80	Misses' 2 snap rubber 1.25
	2.80	Child's 2 snap rubber 1.25
Arctics:		Growing girls' strap type rubber 1.65
	3.95	Misses' strap type rubber 1.50
	3.55	Child's strap type rubber 1.45
Men's 5-buckle rubber, net, farm-		Women's rubber oxford, cloth lined 1.10
weight	3.70	Women's rubber oxford unlined 1.20
Men's 4-buckle rubber, net, farm-		Rubbers:
	3.25	Men's work, heavy duty 1.80 Men's 2 buckle work, farmweight 2.10
Men's 4-buckle rubber, fleece, farm-	9 40	Men's 2 buckle work, farmweight 2.10 Men's work, farmweight 1.65
8	3.40	Boys' work, farmweight 1.50
Boys' 4-buckle rubber, net, farm-	2.95	Men's work, storm and/or semi-
weight Men's 4-buckle rubber, farmweight	2.00	storms 1.40
	3.25	Boys' work, storms and/or semi-
Men's 5-buckle rubber, midweight		storms 1.35
bal, net lined	3.40	Men's 2 buckle work 1.85
Men's 5-buckle rubber, midweight		Men's storm, cloth top, wool jersey 1.75
bal, fleece lined	3.50	Men's storm, cloth top, cotton jersey_ 1.40
Men's 4-buckle rubber, midweight		Men's rubber oxford 1.40
bal, net lined	3.00	Men's unlined clog 1.30 Men's unlined over 1.30
Men's 4-buckle rubber, midweight		Men's unlined over 1.30 Women's unlined over 1.10
bal, fleece lined	3.10	Misses' unlined over 1.00
Men's 4-buckle cloth, heavy duty	3.55	Child's unlined over
Men's 4-buckle cloth, farmweight,	3.00	Men's storms and/or S. A. overs and
Men's 2-buckle rubber, net, farm-	5.00	clogs, full lined 1.15
weight	2.55	Boys' storms and overs, full lined 1.10
Men's 1-buckle rubber, snow ex-	2.00	Youths' storms and overs, full lined. 1.00
cluder	2.35	Women's overs, full lined95
Men's 1-buckle cloth, farmweight	2, 10	Growing girls' storms, full lined95
Women's 1-buckle cloth	1.80	Misses' storms, full lined88
Men's 5-buckle rubber, medium		Child's storms, full lined
weight	3.25	Women's footholds, calendered sole63
Men's 4-buckle rubber, medium		Rubbers, special construction: Men's sandal, molded
weight	2.85	Men's clog, molded55
Men's 4-buckle rubber bal, light-	0.50	Women's footholds, molded20
weight	2.50	Women's footholds, latex, black, in-
Men's 4-buckle rubber bal, light-	2.45	cluding pouch79
weight, strapBoys' 4-buckle rubber, lightweight	2.30	Women's footholds, latex, spotted,
Youth's 4-buckle rubber, light-	2.00	including pouch
weight	2.10	Severe Occupational Boots and Work
Women's 4-buckle rubber bal, light-		Shoes:
weight	2,20	Men's black short boot
Misses' 4-buckle rubber, lightweight_	2.10	Men's black short boot, steel toe 3.90
Child's 4-buckle rubber, lightweight_	2.00	Men's black stormking boot 4.70 Men's black stormking boot, steel
Boys' 3-buckle rubber bal, light-		toe 5. 20
weight	2.25	Men's stormking, irrigation 5.30
Youths' 3-buckle rubber bal, light-	0.10	Men's black short fire fighter boot,
Weight	2.10 2.00	duck 4.65
Misses' 3-buckle rubber, lightweight_ Child's 3-buckle rubber, lightweight_	1.90	Men's short boot, fire fighter, felt
Men's 4-buckle height rubber, light-	2.00	lined 5.85
weight, slide	2.65	Men's black stormking fire fighter
Men's high slide rubber	2.90	boot, duck lined 6.25
Boys' high slide rubber	2.50	Men's black stormking fire fighter boot, felt lined6.85
Men's low slide rubber	2.50	boot, felt lined 6.85 Men's black hip and thigh boot 5.30
Men's 4-buckle cloth, lightweight,		Men's black hip and thigh boot,
cashmerette	3.00	steel toe 5.80
Men's high slide cloth, lightweight	3.70	Men's black work shoe 3.25
Men's 4-buckle cloth bal, light-	-	Men's black work shoe, steel toe 3.75
weight	2.75	Men's black body boot 12.00
Boys' 3-buckle cloth, cashmerette	2, 20	Neoprene Coated, Par-Grip Sole:
Boys' 3-buckle cloth, jersey	2.00	Men's short boot, steel toe 4.65
Youths' 3-buckle cloth, cashmerette_	2.00	Men's stormking boot, steel toe 6.20
Youths' 3-buckle cloth, jersey	1.85	Men's hip boot, steel toe 6.90
Men's 1-buckle cloth, lightweight	1.90	Men's rubber work shoe, steel toe 4.15
Men's low slide cloth, lightweight	3.40	
Gaiters:	2.45	This amendment shall become effective
Men's over-the-shoe boot type Women's over-the-shoe boot, 10½"_	2. 90	September 24, 1945.
Misses' over-the-shoe boot 9"	1.90	Issued this 19th day of September 1945.
Child's over-the-shoe boot 8"	1.80	CHESTER BOWLES,
Women's laced velveteen boot, fur	••	Administrator.
trim	3.65	
Women's warm lined (shearling)		[F. R. Doc. 45-17500; Filed, Sept. 19, 1945;
Women's high slide rubber		11:28 a. m.]

PART 1499—COMMODITIES AND SERVICES [2d Rev. SR 14 1, Amdt. 13]

PANCREAS GLANDS AND ANIMAL BILE

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Second Revised Supplementary Regulation No. 14 is amended in the following respects:

- 1. The title of section 1.2 is amended to read as follows:
- SEC. 1.2 Maximum prices for sales and deliveries of pancreas glands and/or. animal bile (animal gall).
- 2. Paragraph (a) of section 1.2 is amended to read as follows:
- (a) Applicability. This section applies to any person who sells or delivers hog, calf and cattle pancreas glands, and to any person who sells or delivers liquid and/or concentrated animal bile (animal gall) from cattle, calves, hogs, sheep or lambs.
- 3. Paragraph (b) of section 1.2 is amended to read as follows:
- (b) Definitions—(1) Hog, calf and cattle pancreas glands. As used in this section 1.2, hog, calf and cattle pancreas glands means pancreas glands obtained from the slaughter of hogs, calves (produced from dressed veal carcasses of a weight not in excess of 275 pounds, hides off), and cattle, and selected in accordance with standard commercial practices. The glands shall be trimmed, free from fat and tissue, and shall be individually frozen and packed in suitable shipping containers.
- (2) Animal bile (animal gall). As used in this section 1.2, animal bile (animal gall) means the liquid secretion from the liver which remains stored in the gall bladder of calves, cattle, hogs, sheep or lambs following slaughter, which is collected and saved for sale either in the form of liquid bile (fresh or frozen) or concentrated bile. If sold as liquid bile, the secretion shall contain not less than 8 percent solids. If sold as concentrated bile, the secretion shall contain not less than 75 percent solids.
- 4. Paragraph (c) of section 1.2 is amended by designating the part thereof following the italicized words "Maximum prices." as subparagraph (1).
- 5. Subparagraph (2) of section 1.2 (c) is added to read as follows:
- (2) For sales and deliveries after September 24, 1945, of animal bile (animal gall), the applicable maximum selling prices, f. o. b. shipping point, shall be as follows:

Liquid bile (fresh or frozen), packed in tierces, \$0.35 per gallon.

Concentrated bile, packaged, \$0.35 per

This amendment shall become effective September 24, 1945.

Issued this 19th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17505; Filed, Sept. 19, 1945; 11:24 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 355, Amdt. 28]

RETAIL CEILING PRICES FOR BEEF, VEAL, LAMB AND MUTTON CUTS AND ALL VARIETY MEATS AND EDIBLE BY-PRODUCTS

A statement of the Considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 355 is amended in the following respects:

- 1. Section 20 (a) (1) (xi) is added to read as follows:
- (xi) "Peppered beef hams (insides, outsides, knuckles)" means corned (cured) beef hams (insides, outsides and knuckles) as defined in Section 1364.452 (p) (7) (ix) of Revised Maximum Price Regulation No. 169, except that the cured weight shall not exceed the green weight by more than 5 percent, and they shall be derived from rounds of commercial grade or better. The hams shall be cooked or smoked and peppered or spiced in accordance with standard commercial practice. The cooked and smoked weight shall not exceed 65 percent of the cured weight.
- 2. Section 20 (a) (6) (iii) is added to read as follows:
- (iii) "Plate (corner piece) or Roumanian pastrami" means the corner piece (breast side) of the short plate of commercial, good or choice grade beef described in Section 1364.452 (p) (7) (xv) of Revised Maximum Price Regulation No. 169. It shall be cured in accordance with standard commercial practice. The cured weight shall not exceed the green weight by more than 5 percent. The smoked or cooked weight shall not exceed 67 percent of the cured weight. Peppers and/or spices shall be applied in accordance with standard commercial practice.
- 3. Section 20 (a) (7) (iii) is amended to read as follows:
- (iii) "Cooked corned beef brisket (boneless) (deckle on)" means corned (cured) boneless brisket (deckle on) as defined in § 1364.452 (p) (7) (iv) of Revised Maximum Price Regulation No. 169 which has been cooked and is ready to serve without additional cooking. The cooked weight shall not exceed 65 percent of the cured weight of the boneless brisket (deckle on).
- 4. Section 20 (a) (8) (ix) and (x) are added to read as follows:
- (ix) "Shoulder clod pastrami" means shoulder clod derived from commercial, good or choice grade regular chuck which has been cured and smoked according

to standard commercial practice. The clod shall be separated from the chuck in the manner described in § 1364.452 (p) (7) (viii) of Revised Maximum Price Regulation No. 169. 'All outside fat shall be removed to within ½ inch of the lean.

The upper end of the clod shall be rounded in a smooth curve with all ragged pieces trimmed off. The cured weight shall not exceed the green weight by more than 5 percent. The smoked and cooked weight shall not exceed 65 percent of the cured weight. Peppers and/or spices shall be applied in accordance with standard commercial practice.

- (x) "Chuck roll pastrami" means that portion of lean meat derived from commercial, good or choice grade regular chuck described in § 1364.452 (p) (7) (xiv) of Revised Maximum Price Regulation No. 169. The width of the chuck roll shall not exceed eight inches. It shall be prepared and cured according to standard commercial practice. No intercostal meat, loose or ragged pieces of meat shall be included in the chuck roll and it shall be tied with at least four loops of string. The cured weight shall not exceed the green weight by more than 5 percent. The cooked or smoked weight shall not exceed 65 percent of the cured weight. Peppers and/or spices shall be applied in accordance with standard commercial practice.
- 5. Section 20 (a) (10) is amended to read as follows:
- (10) "Ground beef" (hamburger, hamburg steak, hamburger steak, chili meat) means ground, chopped or comminuted fresh beef only derived from the skeletal portion of the dressed carcass (but not including head meat) which contains no offal, added blood, cartilage, bone, cereal product, water or ice, or any adulterant or other foreign substance except seasoning, and which does not have a fat content in excess of 28 percent by chemical analysis. "Ground beef" shall be ground twice, the final grinding through a plate with holes not more than 310 of an inch in diameter, or 3% of an inch in the case of chili meat, or chopped in a rotary cutter or by other means giving equivalent results.
- 6. Section 20 (e) is added to read as follows:
- (e) For any retail beef, veal, lamb or mutton cut which has been cut in a manner not authorized by this Maximum Price Regulation No. 355 or which does not satisfy the specifications required for such cut or for any such retail cut made from cuts or portions or grades of beef, veal, lamb or mutton not authorized by this Maximum Price Regulation No. 355, the ceiling price for such cut shall be a price no higher than the ceiling price established in this regulation for the lowest priced retail cut of beef, veal, lamb or mutton, as the case may be.
- 7. Part III of section 22 (a) is amended by the addition of a new item 16 to read as follows:

	Choice er AA	Good or A	Com- mor- salor B	Util- ity or C	Cut- terand Cur- terer D
16. Peppered beefer periman (chemiler circl, chuch roll, platocorner piece Hameets, incides, cuteldener knuck- les)	દ્ય	64	Ca		2

8. Part III of section 22 (b) is amended by the addition of a new item 16 to read as follows:

	Cholee or AA	Gcod or A	Con- Hill- Color B	Uill- ity or C	Cut- tercid Can- Lyor D
10. Peppered beefer perinani (chruider chal, chuck roll, plate emeryleec, Ham sets, includ, outed leaver knuch- les).	81	នា	នា		

9. Part III of section 22 (b) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Good er A	Com- un- cial or B	Util- ity er O	Cut- terand Can- Can- D
Peppered teef or partnami (thoulder clid, chuck rell, plate corner place. Hem str, inclides, outsides or knuckles)	73	73	73		

10. Part III of section 22 (c) is amended by the addition of a new item 16 to read as follows:

	Choles or AA	Gcod or A	Com- mir- chilor B	Util- ity cr C	Cut- terand Can- rerer D
10. Peppered teefer pertrami (final- directed, churk rell, plato comer place, Ham cets, inclica, cutal leaer knuck- lia)	61	51	ចរ		

11. Part III of section 22 (d) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gccd or A	Com- mir- cialor B	Uil- ity or	Cut- termid Cen- teror D
10. Peppered beefer pertrami (cheul- der clod, chuch rell, plate corner plece. Ham eets, incides, outsides knuckles)	73	73	73		

12. Part III of section	22	(d)	(1)	is
amended by the addition to read as follows:	of	a ne	w ite	em

٥	Choice or AA	Good or A	Com- mer- cial or B	· Util- ity or O	Out- ter and Can- nér or D
Peppered beef or pastrami (shoul- der clod, chuck roll, plate corner plece, Ham sets, insides, outsides or knuck- les)	75	75	75.		ين الم

13. Part III of section 22 (e) is amended by the addition of a new item 16 to read as follows:

	Choice or A.A	Good or A	Com- mer- cial or B	O cit-	Cut- ter and Can- ner or D
10. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner picce. Ham sets, insides, outsides or knuckles)	86	86	86		

14. Part III of section 22 (f) is amended by the addition of a new item 16 to read as follows:

Ç0	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	74	74	74		

15. Part III of section 22 (f) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
Peppered beef or pastrami (shoul- der clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	71	71	71		

16. Part III of section 22 (g) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beef or					
pastrami (shoul- der clod, chuck					
roll, plate corner piece. Ham sets,					
insides, outsides or knuckles)	86	88	86		
	"	"	- 55		

17. Part III of section 22 (h) is amended by the addition of a new item 16 to read as follows:

	Choice or A.A.	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	74	74	74		

18. Part III of section 22 (h) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util ity or C	Cut- ter and Can- ner or D
Peppered beef or pastrami (shoul- der clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	71	71	71	•	

19. Part III of section 22 (i) is amended by the addition of a new item 16 to read as follows:

•	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beef or pastrami (shoul- der clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles	89	89	89		

20. Part III of section 22 (j) is amended by the addition of a new item 16 to read as follows:

: .	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	76	76	76		,

21. Part III of section 22 (j) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Good or A	Com- mer- cial or 'B	Util- ity or O	Cut- ter and Can- ner or D
Peppered beef or pastrami (shoul- der clod, chuck roll; plate corner plece. Ham sets, insides, outsides or knuckles)	73	73	73	,	

22. Part III of section 22 (k) is amended by the addition of a new item 16 to read as follows:

,	Choice or AA	Good or A	Com- mer- cial or B	Util. Ity or O	Cut- ter and Can- ner or D
16. Peppered beefor pastrami (shoulder clod, chuck roll, plato corner plece. Ham sets, insides, outsides or knuckles)	90	90	90	dddda	*****

23. Part III of section 22 (1) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beefor pastrami (shoulder clod, chuck roll, plata corner piece. Ham sets, insides, outsides cr knuckles)	77	77	77	-4	******

24. Part III of section 22 (1) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- tor and Can- ner or D
Poppered beef or pastrami (shoulder clod, cluck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	74	74	74	404966	44****

25. Part III of section 22 (m) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Good or A	Com- mer- clal or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner plece. Ham sets, insides, outsides or knuck-les)	91	91	01		******

26. Part III of section 22 (n) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Good or A	Com- mer- clal or B	Util- ity or O	Outter and Canner or D
16. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	78	78	78	******	******

27. Part III amended by th to read as follow	e add				
• .	Choice or AA	Good or A			Cut- ter and Can- ner or D
Peppered beef or pastrami (shoul- der clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles	, 75	75	75		
28. Part III	of_	section	on 2	2 (0) is

28. Part III of section 22 (o) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beefor pastrami shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuck- les)	92	92	92	••••	

29. Part III of section 22 (p) is amended by the addition of a new item 16 to read as follows:

•	Choice or AA	Good or A	Com- mer- cial or B	Uill- ity er O	Cut- terand Con- ner or D
16. Peppered beefor pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	79	79	79		

30. Part III of section 22 (p) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner er D
Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuck- les)	76	76	78		

31. Part III of section 22 (q) is amended by the addition of a new item 16 to read as follows:

•	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
16. Peppered beefor pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	92	92	92		

32. Part III of section 22 (r) is amended by the addition of a new item 16 to read as follows:

·	Oholec er AA	Gcod er A	Com- cial cr B	nin- nin-	Cut- terand Can- terer D
16. Peppered teefor pastrami (shoulder clod, chuck roll, plate corner plece. Ham sets, insides, cutcides or knuckles)	70	ກ	ฑ	*****	

33. Part III of section 22 (r) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Gced er A	Com- mer- cial cr B	Till- ity er C	Cut- terand Can- ter er L
Peppered teef or rastrami (shoul- der clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	76	76	70		

34. Part III of section 22 (s) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gccd er A	Cem- mer- coler B	Uill- lty er	Cut- terend Can- ner er D
16. Peppered beefor pastrami (choul- der clod, chuck roll, plate corner plece. Ham sets, insides, outsides or knuckles)	94	01	61		

35. Part III of section 22 (t) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gced er A	Com- mu- cial er B	Vill- ityer O	Cut- terard Can- rerer D
16. Peppered teefor pastrami (choul- der clod, chuck roll, plate carrer piece. Ham sits, incides, outside or knuck- les)	ಣ	ස	82	*****	

36. Part III of section 22 (t) (1) is amended by the addition of a new item to read as follows:

	Choice er AA	Gc3d er A	Com- mer- cialer B	o nact nu-	Cut- terend Can- nerer D
Peppered beef, or pastmal (cheul-der clod, chuck roll, plate corner piece, ham sets, insides, ortsides or knuckles)	פנ	n	ឆ	••••	*******

37. Part III of section 22 (u) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gccd cr A	Com- mur- sinder B	Etil- itycr C	·Cut- tiren! Con- tiror D
16. Peppered beefer partrami (choul- drechd, chuck rell, plate comer place, Ham cets, inci les, cutei les er knuez- les.	ß	ន			

38. Part III of section 22 (v) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gcod or A	Com- mir- cialor B	Util- ity or C	Cut- trand Cur- neres D
19. Peppered beefer pertrami (cheal ler cited, chuch roll, plate comer plece. Ham rets, inciler, cutef leaver knuck- len)	80	80	E 0		

39. Part III of section 22 (v) (1) is amended by the addition of a new item to read as follows:

	Choice or AA	Gccd or A	Com-	Util- ity or C	Cut- terand Cur- nara D
Pepperci beef er parimml (cheal- der eled, chuck roll, plate cerner pirce, Ham cott, incides, outcides er knuckles)	'n	77	77	•	***********

40. Part III of section 22 (w) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gcad or A	Com- mor- ecclor B	Ctil- ity or C	Cut- terend Can- ner or D
10. Peppered beefer partami (chrul- der eled, chuck rell, plate comer phon. Ham son, incides, cutcides er knuckles)	C4	લ	C4		

41. Part III of section 22 (x) is amended by the addition of a new item 16 to read as follows:

	Choice or AA	Gccd er A	Com- mor- cicl or B	Ctil- ity or C	Cut- terand Can- nurer D
10. Perpendikeefer rectiami (cheul- der eled, chuch rell, plate corres plece. Hemerk, inches, eutsides er knuckles)	81	81	SI		

42. Part III of section 22 (x) (1) is amended by the addition of a new item to read as follows:

•	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or C	Cut- ter and Can- ner or D
Peppered beef or pastrami (should- er clod, chuck roll, plate corner plece. Ham sets, insides, outsides or knuck- les)	78	. 78	78		

43. The item "Tongues, canner cured" in the table of section 28 (a) is amended by changing the figure "30" appearing below Zone 10 to read "36."

that the state of the state of the state of the state of the section 28 (b) is amended by changing the figure "36" appearing below Zone 8 to read "35."

45. Section 29 is amended to read as follows:

Sec. 29 OPA list of retail ceiling prices for miscellaneous beef items—(a) Retail ceiling prices for dried beef (sliced), Group 1 and 2 stores.

[Price per pound in bulk. Price per package for ¼ pound cellophane or other moisture resistant packages]

	Group 1 and 2 stores										
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4a	Zono 5	Zone 6	Zone 7	Zone 8	Zone 9	Zone 10
Bulk, unpackaged	70 19		1		1	1		ı	70 19		

(b) Retail ceiling prices for dried beef (sliced), Group 3 and 4 stores and Group 3B and 4B stores.

[Price per pound in bulk. Price per package for ¼ pound cellophane or other moisture resistant packages]

	Group 3 and 4 stores and Group 3B and 4B stores										
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4a	Zone 5	Zone 6	Zone 7	Zone 8	Zone 9	Zone 10
Bulk, unpackaged	1	66 18	ı	1		ı	1	i i	ı	1	i

46. Items 12 and 13 of Part I, "chuck blade (Bone-in)" and "chuck arm (bone-in)" in the table of section 30 (a) are amended by changing the figure "21" appearing below "C or utility" in each case, to read "22."

47. Part III of section 30 (a) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
15. Peppered beefor pastrami (shoul- der clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	73	73	73		.,

48. Part III of section 30 (b) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or C	Cut- ter and Can- ner or D
15. Peppered beefor pastrami (shoul- der clod chuck roll, plate corner piece. Ham sets, insides, outside or knuck- les)	70	70	70		

49. Part III of section 30 (c) is amended by the addition of a new item 15 to read as follows:

	Choice or A.A.	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
15. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	67	67	67		a

50. Part III of section 30 (d) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or C	Cut- ter and Can- ner or D
15. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	67	- 67	67		

51. Item 4 of Part II, "rump (bonein)" in the table of section 30 (e) is amended by changing the figure "29" appearing below "AA or choice" to read "23"

52. Part III of section 30 (e) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- clal or B	Util- ity or O	Cut- ter and Can- ner or D
15. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	69	69	69		

53. Part III of section 30 (f) is amended by the addition of a new item 15 to read as follows:

·	Choice or A.A.	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Cán- ner or D
15. Peppered beefor pastrami (shoulder clod, chuck roll, plate corner plece. Ham sets, insides, outsides or knuckles)	70	. 70	70		

54. Part III of section 30 (g) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Cau- ner or D
15. Peppered beefor pastrami (shoulder clod, chuck roll, plate corner plece. Ham sets, insides, outsides or knuckles)	70	70	70	499244	444444

55. Part III of section 30 (h) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Cau- ner or D
15. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner plece. Ham sets, insides, outsides or knuckles)	71	71	71		*

56. Part III of section 30 (i) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
15. Peppered beefor pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuck- les)	71	71	71	4	44444

57. Item 8 of Part V, "brisket—whole" in the table of section 30 (i) is amended by changing the figure "20" appearing below "D or cutter and canner" to read "10".

58. Item 12 of Part I, "chuck blade (bone-in)" in the table of section 30 (j) is amended by changing the figure "23" appearing below "C or utility" to read "22".

59. Item 4 of Part II, "rump (bone-in)" in the table of section 30 (j) is amended by changing the figure "26" appearing below "AA or choice" to read "25".

60. Item 5 of Part II, "rump (boneless)" in the table of section 30 (j) is amended by changing the figure "26" appearing below "C or utility" to read "28".

61. Item 7 of Part II, "chuck arm pot roast" in the table of section 30 (j) is amended by changing the figure "25" appearing below "A or good" to read "26".

62. Item 5 of Part III, "brisket (boneless) (cured) (deckle off)" in the table of section 30 (j) is amended by changing the figure "17" appearing below "D or cutter and canner" to read "27".

63. Part III of section 30 (k) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- ter and Can- ner or D
15. Peppered beefor pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outside or knuckles)	73	73	73		

64. Item 5 of Part I, "rib—7 inch cut" in the table of section 30 (k) is amended by changing the figure "23" appearing below "D or cutter and canner" to read "21".

65. Part III of section 30 (k) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or C	Cut- terand Can- ner or D
15. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, ontsides or knuckles)	72	72	72		

66. Item 8 of Part V, "brisket—whole" in the table of section 30 (k) is amended by changing the figure "17" appearing below "D or cutter and canner" to read "12."

67. The headnote "Zone X" appearing above the table of prices for lamb and mutton in section 30 (k) is amended to read "Zone IX."

68. Items 12 and 13 of Part I, "chuck blade (bone-in)" and "chuck arm (bone-in)" respectively, in the table of section 30 (1) are amended by changing the figure "21" appearing below "C or utility" to read "22."

69. Part III of Section 30 (1) is amended by the addition of a new item 15 to read as follows:

	Choice or AA	Good or A	Com- mer- cial or B	Util- ity or O	Cut- terand Can- ner er D		
15. Peppered beef or pastrami (shoulder clod, chuck roll, plate corner piece. Ham sets, insides, outsides or knuckles)	73	73	73				

70. The item "cheek meat" in the table of section 30 (p) is amended by changing the figure "28" appearing below Zone 4 to read "26".

71. The item "diaphragm meat" in the table of section 30 (p) is amended by changing the figure "18" appearing below Zone 4a to read "16".

72. The subitem "ears" under the item "Cured pork items" in the table of section 30 (p) is amended by changing the figure "10" appearing below Zone 8 to read "16".

73. The item "gullet weasand meat" in the table of section 30 (p) is amended by changing the figure "16" appearing below Zone 3 to read "18".

74. Section 30 (q) is amended to read as follows:

(q) Retail ceiling prices on specially authorized sales to eating places or other retailers.

MISCELLANEOUS BEEF ITEMS

[Price per pound in bulk. Price per peckage for !6 pound collephane or other melsture reliciant packages]

Dried Beef Sliged	Zene 1	Zono 2	Zene 3	Zeno 4	Zene 45	Zeno 5	Zenot	Zene 7	Zeno 8	Zene U	Zene 10
Bulk, unpacked	62 17	61 17	~		1	1	1		1	62 17	1

This amendment shall become effective September 24, 1945.

Issued this 19th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17501; Filed, Sept. 19, 1945; 11:23 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 394,1 Amdt. 17]

RETAIL CEILING PRICES FOR KOSHER EMEF, VEAL, LAMB AND MUTTON CUTS AND ALL VARIETY MEATS AND EDIBLE BY-PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 394 is amended in the following respects:

1. Section 16 (a) (2) (iii) is added to read as follows:

(iii) "Plate (corner piece) or Roumanian pastrami" means the corner piece (breast side) of the short plate of commercial, good or choice grade beef described in § 1364.452 (p) (7) (xv) of Revised Maximum Price Regulation No. 169. It shall be cured in accordance with standard commercial practice. The cured weight shall not exceed the green weight by more than 5 percent. The smoked or cooked weight shall not exceed 67 percent of the cured weight. Peppers and/or spices shall be applied in accordance with standard commercial practice.

2. Section 16 (a) (3) (iii) is amended to read as follows:

(iii) "Cooked corned beef brisket (boneless) (deckle off)" means corned (cured) boneless brisket (deckle off) as defined in § 1364.452 (p) (7) (v) of Revised Maximum Price Regulation No. 169, which has been cooked and is ready to serve without additional cooking. The cooked weight shall not exceed 65

percent of the cured weight of the boneless brisket (deckle off).

3. Section 16 (a) (4) (vii) and (viii) are added to read as follows:

(vii) "Shoulder clod pastrami" means shoulder clod derived from commercial, good or choice grade regular chuck which has been cured and smoked according to standard commercial practice. The clod shall be separated from the chuck in the manner described in § 1364.452 (p) (7) (viii) of Revised Maximum Price Regulation No. 169. All outside fat shall be removed to within ½ inch of the lean.

The upper end of the clod shall be rounded in a smooth curve with all ragged pleces trimmed off. The cured weight shall not exceed the green weight by more than 5 percent. The smoked and cooked weight shall not exceed 65 percent of the cured weight. Peppers and/or spices shall be applied in accordance with standard commercial practice.

(viii) "Chuck roll pastrami" means that portion of lean meat derived from commercial, good or choice grade regular chuck described in § 1364.452 (p) (7) (xiv) of Revised Maximum Price Regulation No. 169. The width of the chuck roll shall not exceed eight inches. It shall be prepared and cured according to standard commercial practice. No intercostal meat, loose or ragged pieces of meat shall be included in the chuck roll and it shall be tied with at least four loops of string. The cured weight shall not exceed the green weight by more than 5 percent. The cooked or smoked weight shall not exceed 65 percent of the cured weight. Peppers and/or spices shall be applied in accordance with standard commercial practice.

- 4. Section 16 (a) (6) is amended to read as follows:
- (6) "Ground beef" (hamburger, hamburg steak, hamburger steak, chili meat) means ground, chopped or comminuted fresh lean muscle beef, including skirt, shank, neck, plate, brisket or lean beef trimmings (but not including head meat) which contains no offal, added blood, cartilage, bone, cereal product, water or ice, or any adulterant or other foreign substance except seasoning, and which does not have a fat content in excess of 28 percent by chemical analysis. "Ground beef" shall be ground twice, the final grinding through a plate with holes not more than % of an inch in diameter, or % of an inch in the case of chili meat, or chopped in a rotary cutter or by other means giving equivalent results.
- 5. Section 16 (e) is added to read as follows:
- (e) For any kosher retail beef, veal, lamb or mutton cut which has been cut in a manner not authorized by this Maximum Price Regulation No. 394, or which does not satisfy the specifications required for such kosher cut or for any such kosher retail cut made from cuts or portions or grades of kosher beef, veal, lamb or mutton not authorized by this Maximum Price Regulation No. 394, the

ceiling price for such cut shall be a price no higher than the ceiling price established in this regulation for the lowest priced kosher retail cut of beef, veal, lamb or mutton, as the case may be.

6. Items 11 through 22 of Part I in section 19 (a) are redesignated items 12 through 23, inclusive.

7. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (a) to read as follows:

	AA or Choice	A or Good	B or Com- mer- clal	C or Util- ity	D
11. Pastrami (shoul- der clod, chuck roll, plate corner piece)	1.26	1. 26	1. 26		-

8. Items 11 through 22 of Part I in section 19 (b) are redesignated items 12 through 23, inclusive.

9. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (b) to read as follows:

-	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1. 20	1. 20	1. 20		

10. Items 11 through 22 of Part I in section 19 (c) are redesignated items 12 through 23, inclusive:

11. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (c) to read as follows:

,	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1.11	1.11	1.11		

12. Items 11 through 22 of Part I in section 19 (d) are redesignated items 12 through 23, inclusive.

13. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (d) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	O or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1.11	1.11	1. 11		

14. Items 11 through 22 of Part I in section 19 (e) are redesignated items 12 through 23, inclusive.

15. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (e) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1, 15	1. 15	1.15		

16. Items 11 through 22 of Part I in section 19 (f) are redesignated items 12 through 23, inclusive.

17. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (f) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1.18	1.18	1.18		

18. Items 11 through 22 of Part I in section 19 (g) are redesignated items 12 through 23, inclusive.

49. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (g) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1.20	1, 20	1.20		

20. Items 11 through 22 of Part I in section 19 (h) are redesignated items 12 through 23, inclusive.

21. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (h) to read as follows:

`	AA or Choice	A or Good	B or Com- mer- cial	G or Util- ity	D
11. Pastramí (shoulder clod, chuck roll, plate corner piece)	1, 22	1.22	1.22		

22. Items 11 through 22 of Part I in section 19 (i) are redesignated items 12 through 23, inclusive.

23. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (i) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	O or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1, 22	1, 22	1.22		

24. Items 11 through 22-of Part I in section 19 (j) are redesignated items 12 through 23, inclusive.

25. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (j) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1. 29	1. 29	1. 29		

26. Items 11 through 22 of Part I in section 19 (k) are redesignated items 12 through 23, inclusive.

27. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (k) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pástrami (shoulder. clod, chuck roll, plato corner pieco)		1. 24	1. 24·	*****	

28. Items 11 through 22 of Part I of section 19 (1) are redesignated items 12 through 23, inclusive.

29. A new item 11 is added to appear below the heading "chuck" in Part I of section 19 (1) to read as follows:

	AA or Choice	A or Good	B or Com- mer- clal	O or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	1. 26	1. 26	1. 26	444444	*****

30. Items 11 through 22 of Part I in section 24 (a) are redesignated items 12 through 23, inclusive.

31. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (a) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner picce)	93	93	93	~~~~	

32. Items 11 through 22 of Part I in section 24 (b) are redesignated items 12 through 23, inclusive.

33. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (b) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	88	88	88	448444	

34. Items 11 through 22 of Part I of section-24 (c) are redesignated items 12 through 23, inclusive.

35. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (c) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	O or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	83	83	83	*****	****

36. Items 11 through 22 of Part I of section 24 (d) are redesignated items 12 through 23, inclusive.

37. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (d) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoul- der clod, chuck roll, plate corner piece)	83	83	83		

38. Items 11 through 22 of Part I in section 24 (e) are redesignated items 12 through 23, inclusive.

39. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (e) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C cr Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	85	85	85		

40. Newly redesignated item 20 of Part I, "chuck—whole" in the table of section 24 (e) is amended by changing the figure "20" appearing below "B" or commercial" to read "19".

41. Item 2 of Part I, "7 inch steaks and roast", in the table of section 24 (f) is amended by changing the figure "31" appearing below "AA or Choice" to read

42. Item 11 through 22 of Part I in section 24 (f) are redesignated items 12 through 23, inclusive.

43. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (f) to read as follows:

	AA or Choice	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	87	87	87		

44. Newly redesignated item 16 of Part I. "boneless plate", in the table of section 24 (f) is amended by changing the figure "17" appearing below "D" to read "16".

45. Newly redesignated item 20 of Part I. "chuck-whole", in the table of section 24 (f) is amended by changing the figure "15" appearing below "B or Commercial" to read "19".

46. Items 11 through 22 of Part I in section 24 (g) are redesignated items 12 through 23, inclusive.

47. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (g) to read as follows:

-	AA or Choiœ	A or Good	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoulder clod, chuck roll, plate corner piece)	83	88	88		

48. Item 1 of Part II, "breast (bone in)", in the table of section 24 (g) is appearing below "D" to read "17".

amended by changing the figure "18" ap-

pearing below "A or good" to read "17".
49. Items 11 through 22 of Part I in section 24 (h) are redesignated items 12 through 23, inclusive.

50. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (h) to read as follows:

	AA or Choice	A or Gerd	B er Cem- mer- cial	C or Util- ity	D
11. Pastrami (shoul- der clod, chuck rell, plate corner plece)	63	Ø	(9		••••

51. The undesignated item "ground beef (including skirt steak)" in Part I of the table in section 24 (h) is amended by inserting the figure "27" to appear below "D".

52. Newly redesignated item 20 of Part I. "chuck-whole" in the table of section 24 (h) is amended by changing the figure "26" appearing below "B or Commercial" to read "20".

53. Items 11 through 22 of Part I in section 24 (i) are redesignated items 12 through 23, inclusive.

54. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (i) to read as follows:

	AA or Choice	A or Ogod	B or Com- mer- cial	C or Util- ity	D
11. Pastrami (shoul- der clod, chuck roll, plate corner piece)	cə	ເລ	ເາ		

55. Item 6 of Part III, "neck (bone in)" in the table of section 24 (i) is amended by changing the figure "21" appearing below "AA or Choice" to read "20".

56. Items 11 through 22 of Part I in section 24 (j) are redesignated items 12 through 23, inclusive.

57. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (j) to read as follows:

	AA or Choice	A or Geed	Ber Cem- cial	Try Cor	D
11. Pastrami (shoulder clod, chuck rell, plate corner plece)	េ	¢8	to.	••••	

58. Items 11 through 22 of Part I in section 24 (k) are redesignated items 12 through 23, inclusive.

59. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (k) to read as follows:

,	AA 6r Choice	A er Gerd	B & & & & & & & & & & & & & & & & & & &	C CI CILI- CI	D
11. Pastrami (shoulder cled, chuck roll, plate corner pless)	61	91	91		

60. Newly redesignated item 13 of Part I, "brisket (bone in) (also breast flanken, bone in)" in the table of section 24 (k) is amended by changing the figure "18"

61. Items 11 through 22 of Part I in section 24 (1) are redesignated items 12 through 23, inclusive.

62. A new item 11 is added to appear below the heading "chuck" in Part I of section 24 (1) to read as follows:

	AA or Choice	A cr Gcod	Bor Com- mar- cial	Cor Uill- ity	D
11. Pactrami (choulder clui, chuck roll, plate corner piece)	93	93	23		

This amendment shall become effective September 24, 1945.

Issued this 19th day of September 1945.

> CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17502; Filed, Sept. 19, 1945; 11:24 a. m.]

PART 1395-NOMFERROUS FOUNDRY PRODUCTS

IRLIPR 125.1 Amdt. 101

MONFERROUS CASTINGS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 125 is amended in the following respects:

1. Section 1395.1 (b) is amended to read as follows:

(b) Nothing in this regulation or in the General Maximum Price Regulation shall apply to any sale, contract to sell, or delivery of nonferrous castings by any person whose total sales of nonferrous castings, other than nonferrous castings which are exempted from this regulation by § 1395.1 (c), were less than \$12,500 for the preceding three months period ending on the last day of December, March. June or September, as the case may be (here called "calendar quarter").

In figuring total sales for a calendar quarter, a seller who supplies casting under a toll or conversion agreement shall include his toll charge and the current maximum price of the metal supplied by his customer.

2. Section 1395.1 (c) is amended by the addition of the following note at the end thereof:

Note: For the purposes of subparagraphs (4), (5) and (6), the cost of machining and the cost of the casting shall be figured on a current books, i. e. by the seller's most recent cost determination of wage rates, burden rates and material costs.

3. Section 1395.15 (a) (4) is amended to read as follows:

(4) "Castings of the same class" means nonferrous castings which possess a cer-

*8 F.R. 1271, 2579, 2721; 9 F.R. 576, 3856, 5930, 12266; 10 F.R. 1976, 5100, 5044, 8312.

tain similarity. Only castings of the same type are considered to possess this similarity. (The following are examples of what is meant by castings of the same type: Two bushings, two cylinder heads, two pistons, two elbows, two propellers or two valves.) However, any two castings of the same type shall be considered to be sufficiently similar to be castings of the same class unless:

(i) They are made from different base alloys or metal of different alloy groups within any one of the base alloys (for listing of alloys groups see § 1395.3 (c));

or

(ii) They differ by more than 20% (figured on the lighter casting) in shipping weight or estimated shipping weight, except that difference in weight due to differences in machining shall not be considered; or

(iii) They differ in design or specification, including quantity, because of the direction of the customer or the order of a governmental agency and such change in design or specification results in (a) differences in size, weight, intricacy, tolerances, inspection requirements, or process of production and (b) likewise involves a difference in total cost of manufacture of 5% or more per pound (figured on the basis provided in § 1395.4).

A group of castings sold at a flat price may be considered as of the same class as another group of castings. The tests to be applied in determining whether groups of castings are of the same class are the weight and cost tests used for individual castings, except that average weights and costs shall be used. In addition the distribution as to types of castings within the group being compared should be substantially the same.

Note: A maximum price for a "group of castings" should not be confused with frozen flat prices which have been set with reference to only one or two bases such as alloy, weight, customer, or the like.

If castings are identical except that they are made from different alloys within the same alloy group, they are considered as castings of the same class but the maximum price is to be adjusted as provided in § 1395.3 (c).

This amendment shall become effective September 24, 1945.

Issued this 19th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17499; Filed, Sept. 19, 1945; 11:23 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 518, Amdt. 6] ROUGH RICE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 518 is amended in the following respects:

- 1. Section 3 (a) (4) is amended to read as follows:
- (4) "Point of production" means the farm or field where the rough rice in question was grown or harvested or the roadside near such farm.
- 2. Section 3 (a) (8) is amended to read as follows:
- (8) "Transportation charges" shall be the reasonable value of transporting the lot in question between the points involved by a usual route and method of transportation, not to exceed the lowest published common carrier rate, if any, where common carrier service is available; Provided, That the maximum rates for the transportation of rough rice to San Francisco from the points set forth in Appendix A shall be the rates set forth therein.
- 3. Section 3 (a) (9) is amended to read as follows:
- (9) "Appraised rough rice" means rough rice grown in the State of California which has been appraised and certified by a State or Federal agency in the State of California on the basis of a representative sample drawn by an individual properly authorized to do so by such State or Federal agency. Such appraisal certificate shall promptly be made available to the public; on reappraisal, all previous certificates shall be cancelled.
- 4. Section 4 (d) is amended to read as follows:
- (d) The maximum price for the sale and delivery of rough rice at any point other than the country shipping point or the point of production shall be the applicable maximum price specified in paragraph (c) of this section, plus transportation charges from the point of production to the buyer's receiving point.
- 5. Section 5 (a) (4) is amended to read as follows:
- (4) At any point other than the basing point or country shipping point: The maximum price at the country shipping point nearest thereto less $2\frac{1}{2}$ cents per hundred pounds.
- 6. Paragraphs (c) and (d) of section 5 are amended to read as follows:
- (c) The foregoing maximum prices specified in (a) and (b) of this section shall be altered for all varieties, except Rexoro and Nira, as follows:
- Rexoro and Nira, as follows:

 (1) Increased .162 cent per hundred pounds for each one-tenth of a pound of whole kernels and .5 cent per hundred pounds for each one-tenth pound of total milled rice (all classes) which any lot is appraised to yield above base quality.
- (2) Decreased .162 cent per hundred pounds for each one-tenth of a pound of whole kernels and .5 cent per hundred pounds for each one-tenth of a pound of total milled rice (all classes) which any lot is appraised to yield less than base quality.
- (d) The foregoing maximum prices specified in paragraphs (a) and (b) of this section shall be altered for Rexoro and Nira as follows:

- (1) Increased .33 cent per hundred pounds for each one-tenth of a pound of whole kernels and .5 cent per hundred pounds for each one-tenth of a pound of total milled rice (all classes) which any lot is appraised to yield above base quality.
- (2) Decreased .33 cent per hundred pounds for each one-tenth of a pound of whole kernels and .5 cent per hundred pounds for each one-tenth of a pound of total milled rice (all classes) which any lot is appraised to yield less than base quality.
- 7. Section 7 is amended to read as follows:

SEC. 7. Charges for sacks. When any person sells any rough rice, sacked, and has furnished the sacks, the maximum price therefor shall be the maximum price for a like sale of rough rice, bulk, plus an amount equal to 12 cents per hundred pounds of such rough rice: Provided, That in lieu of such additional charge, the seller may retain title to such sacks and require their return to him at his expense.

8. Section 8 is amended to read as follows:

SEC. 8. Actual weight at time of delivery governs. The actual net weight of the lot of rough rice at the time of the delivery thereof to each purchaser shall govern in determining the appropriate maximum price for each sale under section 4 or 5 hereof: Provided, That, in the case of rough rice in sacks holding approximately 100 pounds each, the actual net weight may be determined by deducting from the gross weight in California three-quarters of a pound and, from the gross weight elsewhere, one pound for each sack.

- 9. A new sentence is added at the end of section 9 (a) to read as follows: "Any charges for storage or warehousing incurred prior to the receipt by the storagemen or warehousemen of a written notice of the sale shall be conclusively presumed to have been incurred prior thereto."
- 10. A new paragraph (c) is added to section 9 to read as follows;
- (c) Whenever a purchaser makes advance payments to the seller prior to the delivery of the rough rice, interest must be charged thereon or otherwise deducted from the purchase price at the going rates in the community in which the rough rice is grown from the time of such advance to the time of delivery.
- 11. The second paragraph of section 12 is amended to read as follows:

Every contract for the sale of rough rice, which is governed by this regulation, entered into after September 24, 1945, shall be in writing, shall set forth the information required by the previous paragraph of this section and shall be filed with the district office of the Office of Price Administration for the district in which the rough rice is grown within ten days of the execution.

12. A new Appendix A is added to read as follows:

APPENDIX A—RATES ON ROUGH RICE TO SAN FRANCISCO FROM POINTS SHOWN WHICH ARE LOCATED OF RAIL OF WATER

Located Off Rail or Water	TI TIVE
	Cents
Biggs—Ashley & Askew Biggs—Bayless Drier & Warehouse_ Biggs—Bronner's Drier & Warehouse_ Biggs—Davis Warehouse	15
Biggs—Bayless Drier & Warehouse Biggs—Bronner's Drier & Warehouse	15 15
Biggs—Davis Warehouse	15
Butte City—Fazal Mohammed Whise	
& Drier	161/2
Butte City—McManus Catlett—Fred James Drier Colusa—F. E. Buffum Drier	16½ 14
Colusa—F. E. Buffum Drier	151/2
Colusa—Granger Warehouse	151/2
Colusa—Sartain Drier & Warehouse Colusa—Stegman's Warehouse——— Colusa—Zumwalt Drier & Ware-	15½ 15½
Colusa—Zumwalt Drier & Ware-	
110026	151/2
Cortena—Rowen	15
Durham—Adams Drier———————————————————————————————————	17 17
Delevan—Sites, H. C	15
	14
Durham—Parrott Inv. Co	17
Gridley—Rosser	15 15
Gridley—Dunning Drier & Ware-	
house	15
Gridley—Witt & McClung Drler	15 15
Gridley—Owens & Mallard Drier	15 15
Gridley—Witt & McClung Drier Gridley—Gaffney Warehouse Gridley—Owens & Mallard Drier Gridley—Ullon's Drier	15
Knights Landing—Dettling Drier	
Warehouse	13
Drier	15
Drier Logandale—Spooner Barn & Drier	16
Maxwell—Jim Bell Drier Maxwell—Frederickson Drler	15
Maxwell—Frederickson Drier Merced—Nordman	15 12½
Meridian—C. Beard Drier	151/2
S. Meridian—Spangler	121/2
Nelson—Sheppard Nelson—Spurgeon	17
Nicolaus—Elmer Davis Drier	17 14
Nicolaus—Elmer Davis Drier Normap—Larabee Oswald—Montmas Drier	16
Oswald—Montmas Drier	15
Patterson—Patterson Ranch————————————————————————————————————	12
Warehouse	161/2
Richvale-Grell Bros.	16
Richvale—Lofgren	16
Richyale—C W Carlson	16 16
Richvale—Lindahl Bros. "Hanson"	16
Richvale—Lantz & Lundberg	16
Richvale—Lofgren Richvale—Barmann Richvale—C. W. Carlson Richvale—Lindahl Bros. "Hanson" Richvale—Lantz & Lundberg Richvale—Thengvall Richvale—Burnham & Lofgren Richvale—McGowan Drier Richvale—McGlowan Drier Richvale—McIkle's Drier Richvale—Stoln's Drier	16 [,] 16
Richvale—McGowan Drier	16
Richvale—Mcikle's Drier	16
Richvale—Stolp's Drier Riego—Tom Sills Drier	16 13
Piz_Terkildsen Drier & Warehouse	16
Robbins—Hawn Drier	131/2
Robbins—Guasti Warehouse & Drier_	1316
Stockton—Cecil House	16 10½
Surrer Lity—Kelloge & Karrington	15½ 15½
Sutter—Fred Becker———————————————————————————————————	151/2
Sutter—Harold Moore Drier	15½ 15½
Trowbridge—Gollbach Drier	14
Trowbridge—Gollbach Drier Trowbridge—Van Dyke Drier	14
Tyndall—Monckton Drier Tyndall—Tyndall Warehouse &	131/2
Drier	131/2
DrierWilliams—Nissen Drier	15
Willows—Montz Drier	16 12
Woodland—Ulrich Woodland—Heidrick Bros	12

This amendment shall become effective September 24, 1945.

Note: The reporting and record keeping provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 19th day of September 1945.

CHESTER BOWLES, Administrator.

Approved: September 11, 1945.

J. B. HUTSON,

Acting Secretary of Agriculture.

[F. R. Doc. 46-17503; Filed, Sept. 19, 1945; 11:24 a. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 11, Amdt. 62]

WATER RATES; ENCEPTIONS FOR CERTAIN SERVICES

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Subparagraph (99), of paragraph (b) of § 1499.46 is amended to read as follows:

(99) Water rates charged for supplying to urban areas, to the extent provided in paragraph (c) of this section, and rates charged by nonprofit mutual water companies for service to their members.

This amendment shall become effective September 24, 1945.

Issued this 19th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17504; Filed, Sept. 19, 1945; 11:24 a. m.]

Chapter XIX—Reconstruction Finance
Corporation

[Reg. 5, Amdt. 3 to Rev. Schedule A]

PART 7005—MID-CONTINENT CRUDE COLI-PENSATORY ADJUSTMENTS

Note: Amendment 3 to Revised Schedule A of Regulation 5 was filed with the Division of the Federal Register as Document No. 45–17477 on September 19, 1945, at 10:11 a.m.

[Reg. 5, Amdt. 4 to Schedule B]

PART 7005—MID-CONTINENT CRUDE COM-PENSATORY ADJUSTMENTS

Note: Amendment 4 to Schedule B of Regulation 5 was filed with the Division of the Federal Register as Document No. 45–17478 on September 19, 1945, at 10:11 a.m.

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard, Department of the Navy

PART 6—REGULATIONS FOR THE SECURITY OF PORTS AND THE CONTROL OF VESSELS IN THE NAVIGABLE WATERS OF THE UNITED STATES

RESCISSION OF SECURITY REGULATIONS FOR VESSELS IN PORT

Pursuant to the authority contained in section 1, Title II of the Espionage Act,

approved June 15, 1917, 40 Stat. 220, as amended by the act of November 15, 1941, 55 Stat. 763 (50 U.S.C. 191, 191a) and by virtue of the Proclamation and Executive order issued June 27, 1940 (5 F.R. 2419) and November 1, 1941 (6 F.R. 5531), respectively, the regulations relating to the control of vessels in the navigable waters of the United States are amended, cflective upon publication in the Finemal Register, as follows:

Subpart E, "Security Regulations for

Subpart E, "Security Regulations for Vessels in Port", is hereby rescinded.

James Forrestal, Secretary of the Navy.

Approved: September 11, 1945.

HARRY TRUMAN, The White House.

[F. R. Doc. 45-17475; Filed, Sept. 19, 1945; 10:06 a. m.]

PART 7—REGULATIONS FOR THE PROTECTION OF WATERFRONT FACILITIES

RESCUSSION OF REGULATIONS

Pursuant to Executive Order 9074 (7 F.R. 1587) and the act of July 9, 1943 (Public Law No. 127, 78th Congress), the regulations for the protection of waterfront facilities, promulgated effective May 1, 1944 (9 F.R. 3461), are amended as follows, effective upon publication in the FEDERAL REGISTER:

Sections 7.1 to 7.8 inclusive, 7.15, 7.16, 7.20 to 7.23 inclusive, 7.25, 7.30 to 7.42 inclusive, 7.50, 7.51, 7.55, and 7.56, being Part 7, are hereby rescinded.

L. T. CHALKER, Rear Admiral, U. S. Coast Guard, Acting Commandant.

Approved: September 18, 1945.

James Forrestal,
* Secretary of the Navy.

[F. R. Doc. 45-17476; Filed, Sept. 19, 1945; 10:06 a. m.]

TITLE 46-SHIPPING

Chapter I—Coast Guard: Inspection and Navigation

Subchapter K-Seamen

PART 132—ALLOTHERITS OF SEATIEN

WAGES UPON WHICH ALLOFMENTS MAY BE BASED

Pursuant to the authority vested in me by the act of June 26, 1884, ch. 121, sec. 10 (23 Stat. 55) as amended (46 U.S.C. 599), and Executive Order 9083, dated February 28, 1942 (3 CFR Cum. Supp.) § 132.4 is amended, effective October 1, 1945, to read as follows:

§ 132.4 Wages upon which allotments may be based. Allotments may be made by seamen only upon the amount of the wages for which they are signed on.

Dated: September 18, 1945.

R. R. WAESCHE,
Admiral, U. S. Coast Guard,
Commandant.

[P. R. Doc. 45-17498; Filed, Sept. 19, 1945; 11:23 a. m.]

TITLE 49-TRANSPORTATION AND RAILROADS

Chapter I-Interstate Commerce Commission

[S. O. 97-A]

PART 97—ROUTING OF TRAFFIC

ROUTING BETWEEN MONROE AND ALEXANDRIA, LA.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 18th day of September, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 97 of November 21, 1942 (7 F.R. 9743) § 97.1 Routing between Monroe and Alexandria, Louisiana, and good cause appearing therefor:

It is ordered, That: Service Order No. 97 of November 21, 1942 (7 F.R. 9743), be,

and it is hereby, vacated and set aside.

It is further ordered, That this order shall become effective at 12:01 a.m., September 22, 1945; that a copy of this order and direction shall be served upon the Missouri Pacific Railroad Company (Guy A. Thompson, Trustee), the Louisiana & Arkansas Railway Company; and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement, and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-17479; Filed, Sept. 19, 1945; 10:12 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Geological Survey.

[Power Site Classification No. 376]

MARIAS RIVER, MONTANA

CLASSIFICATION AS POWER SITE

JULY 30, 1945.

The Secretary of the Interior.

Sir: Under authority vested in me by the act of March 3, 1879 (20 Stat. 394; 43 U.S.C. 31), the following described land is hereby classified as power sites and, in so far as title thereto remains in .the United States and subject to valid existing rights, it is recommended that this classification be given full force and effect under the provisions of section 24 of the act of June 10, 1920, as amended by section 211 of the act of August 26, 1935 (41 Stat. 1075: 49 Stat. 846: 16 U.S.C. 818):

PRINCIPAL MERIDIAN

MONTANA

T. 30 N., R. 1 E., Sec. 7, lot 5; Sec. 8, lots 1, and 4, SE¼NE¼, and NE%NW%:

```
Sec. 9, lot 6;
     Sec. 10, NE¼SW¼;
Sec. 11, lot 1;
     Sec. 14, 10t 1;
Sec. 14, SE4/SE4;
Sec. 15, N½S½;
Sec. 17, 10ts 1, 2, 3, and 4, S½NE½;
W½NW¼, SE½NW¼, and SE½;
Sec. 18, SE½NE½;
     Sec. 25, SE'4NE'4, NE'4SE'4, and S'4SE'4.
T. 30 N., R. 2 E.,
Sec. 13, W½SW¼, and SE½SW¼;
Sec. 18, lot 4, NE½SW¼;
      Sec. 19, lot 3;
    Sec. 19, 10t 3;

Sec. 22, lots 8, and 9, SE¼SW¼;

Sec. 23, lot 9, SE¼SW¼, and SW¼SE¼;

Sec. 24, NW¼NW¼, S½SW¼, and SE¼;

Sec. 25, W½W½;

Sec. 26, N½, E½SW¼, and SE¼;

Sec. 27, N½, and SW¼;
Sec. 29, NW4NE4;
Sec. 30, lots 1, 2, 3, 4, and 6, S½NE4,
SE¼NW4, E½SW4, and SE4.
T. 30 N., R. 3 E.,
Sec. 11, N½S½;
      Sec. 12, 51/2;
      Sec. 13, lot 1, SE1/4;
     Sec. 15, lot 3;
Sec. 19, lots 4, 11, and 13, SE¼SW¼, NE¼
     Sec. 19, lots 4, 11, and 13, SE4SW4, NE4SE14, and S½SE14;
Sec. 20, lots 6, and 7, S½SW14, NE14SE14, and SW14SE14;
Sec. 21, lot 13, NW14SW14;
Sec. 26, E½SW14;
Sec. 27, SE14SW14;
Sec. 28, NE14NW14, and SW14;
Sec. 28, NE14SW14;
      Sec. 29, E½SE¼;
     Sec. 30, lots 1, 3, and 4, N½NE¼, NE¼NW¼,
E½SW¼, and W½SE¼.
T. 31 N., R. 3 E.,
Sec. 13, W½SW¼;
Sec. 15, SW¼SE¼;
Sec. 22, SE¼NE¼.
Sec. 22, SE¼NE¼.

T. 30 N., R. 4 E.,
Sec. 7, E½NW¼;
Sec. 11, N½NE¼, SE¼NE¾, and N½NW¼;
Sec. 13, NW¼NE¼, and SE¼NW¼;
Sec. 14, lot 1, W½NW¼, and SW¼SE¼;
Sec. 16, SE¼NE¼, SW¼, N½SE¼, and
SW¼SE¼;
Sec. 17, S½S½;
Sec. 18, lot 3, and 4, SE¼SW¼, NE¼SE¼,
and SWSE¼;
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and S½SE¼; Sec. 19, lots 1, 2, 3, 10, and 11, NE¼NE¼,

Sec. 24, lots 1, and 4, $SE_4'NW_4'$, $N_2'SE_4'$,

and SE¼SE¼; Sec. 25, lots 1, 2, 6, 7, 8, and 11, SE¼NE¼;

Sec. 29, E4NE4, and NE4SE4; Sec. 32, SE4SE4; Sec. 34, NE4SW4; Sec. 35, NE4NW4, and SW4. T. 29 N., R. 5 E. Sec. 1, SW4SW4; Sec. 2, lots 5, 6, 7, and 8, N4SW4, and

Sec. 3, lots 3, 4, 5, and 6, SE1/4NW1/4, and

Sec. 4, lots 1, 2, 4, 5, and 6, SE¼NW¼, NE¼SW¼, and W½SE¼;

Sec. 10, lots 4, 5, and 6, W1/2NW1/4, and

SE¼; Sec. 11, lots 2, 3, 4, 5, 6, 7, and 11, E½NE¼,

W½SW¼, and NE¼SE¼; Sec. 12, W½W½; Sec. 13, lot 8, NE¼, W½NW¼, and

Sec. 14, lot 2, NW1/4, and SW1/4SE1/4;

Sec. 24, lot 1, S½N½, and SE¼.

Sec. 26, SE¼NE¼, and E½SE¼; Sec. 28, N½NW¼;

Sec. 29, E1/2NE1/4, and NE1/4SE1/4;

Sec. 35, NE¹/₄NE¹/₄. T. 31 N., R. 4 E.,

SE¼SE¼;

NE14SW14; SE14;

Sec. 9, NE¼NE¼;

SE¼NW¼;

Sec. 23, NE1/4;

E½SW¼, and SW¼SE¼;

Rural Electrification Administration.

DEPARTMENT OF AGRICULTURE.

T. 30 N., R. 5 E., Sec. 19, W½SE¼, and SE¼SE¼; Sec. 20, SE¼SW¼, and W½SE¼; Sec. 28, lots 1, 2, and 3, SW¼NW¼, NE¼SW¼, and SW¼SE¼;

Sec. 29, lots 1, 2, 3, 5, 6, and 8, NE1/4NE1/4, and S½SE½; Sec. 30, lots 1, and 2, NE½, E½NW¼, SE½SW¼, and SE½; Sec. 31, lots 1, and 11, NE¼NE¼,

Sec. 31, lots 1, and 11, NE4NE4, SE4SW4, and S½SE¼;
Sec. 32, NE4, SE4NW4, and SE4;
Sec. 33, lots 1, 8, and 10, E½NE4, SW4NW4, W½SW4, and NE4SE4;
Sec. 34, lot 1, SW4NW4, NW4SW4, and SE4SW4, and SE4SW4, and SE4SW4, and

Approved: September 14, 1945.

[F. R. Doc. 45-17464; Filed, Sept. 19, 1946;

9:37 a.m.]

OSCAR L. CHAPMAN,

Assistant Secretary.

SE¼SW¼.

[Administrative Order 956] ALLOCATION OF FUNDS FOR LOANS

JULIAN D. SEARS,

Acting Director.

SEPTEMBER 8. 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said Act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation: Minnesota 97D Roseau*_____ \$340,000

CLAUDE R. WICKARD, [SEAL]

Administrator.

[F. R. Doc. 45-17497; Filed, Sept. 19, 1945; 11:04 a. m.]

INTERSTATE COMMERCE COMMIS-

Sec. 20, lots 3, 10, and 11; Sec. 21, lots 1, 2, 3, and 9, E½NE¼, NE¼ NW¼, and S½SE¼; Sec. 22, lots 6, 7, and 8, SE¼NE¼, NW¼ NW¼, NE¼SW¼, and N½SE¼; SION. Sec. 23, lots 12, and 13, N1/2NE1/4, and SW1/4 sw¼;

[S. O. 70-A, Special Permit 1051]

RECONSIGNMENT OF ONIONS AT HOUSTON, TEX.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Houston, Texas, September 14 or 15, 1945, by Colorado Potato Growers Exchange of car MDT 17118, onlons, now on the A. T. & S. F. Railway, to Colorado Potato Growers Exchange, San Antonio, Texas. (AT&SF-IGN). The waybill shall show reference to this

special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the gen-

eral public by depositing a copy in the office of the Secretary of the Commission atrWashington, D. C., and by filing it with the Director, Division of the Federal Reg-

Issued at Washington, D. C., this 14th day of September 1945.

> V. C. CLINGER. Director. . Bureau of Service.

[F. R. Doc. 45-17480; Filed, Sept. 19, 1945; 10:12 a. m.l

[S. O. 70-A, Special Permit-1052]

RECONSIGNMENT OF HONEY DEW MELONS AT PITTSBURGH, PA.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Pittsburgh, Pennsylvania, September 14, 1945, by O'Donnell Fruit Company, of car MDT 16741, honey dew melons, now on the Pennsylvania Railroad, to Philadelphia, Penna. (PRR).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 14th day of September 1945.

> V. C. CLINGER, Director. Bureau of Service.

[F. R. Doc. 45-17481; Filed, Sept. 19, 1945; 10:12 a. m.]

[2d Rev. S. O. 300, Special Permit 50]

REFRIGERATION OF POTATOES FROM CAL-VERTON, LONG ISLAND, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Second Revised Service Order No. 300 (10 F.R. 6802), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 300 insofar as it vised Service Order No. 300 insolar as it applies to the furnishing of standard refrigeration on cars PFE 33868 and PFE 97269, potatoes, shipped September 13 or 14, 1945, from Calverton, L. I., N. Y., by I. M. Young Company, destined Tampa, Florida (III-PRE-RFEP-SAL), as requested by Atlantic Commission Company

Commission Company.

The waybills shall show reference to this special permit.

No. 185-1-3

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of September 1945.

> V. C. CLINGER, Director, Bureau of Scrvice.

[F. R. Doc. 45-17482; Filed, Sept. 19, 1945; 10:12 a. m.]

OFFICE OF ALIEN PROPERTY CUSTO-DIAN.

[Vesting Order 5212]

DORA ERNST ET AL.

In re: Dora Ernst vs. Bertha Buntemeyr, et vir, et als.; File No. D-28-9055; E. T. sec. 11375.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Henrich Wippesahl, Doris Wippesahl, Bertha Buntemeyr, also known as Bertha Buntemeyer, Johann Buntemeyr, also known as Johann Buntemeyer, Anna Frece, Christian Frece and John Wippesahl and his heirs, devices and John Wippesahi and his heirs, devices and personal representatives, and each of them, in and to the proceeds of the cale of certain real property held by the Clerk of the Court of Chancery of New Jersey, pursuant to an Order for Distribution of the Court of Chancery of New Jersey, dated August 31, 1942, and entered in the pro-ceedings entitled "Dora Ernst, widow vs. Bertha Buntemeyr, et vir, et als," on August 31, 1942.

is property payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Henrich Wippecahl, Germany.

Doris Wipperahl, Germany. Bertha Buntemeyr, also known as Bertha

Buntemeyer, Germany. Johann Buntemeyr, also known as Johann

Buntemeyer, Germany.

Anna Frees, Germany. Christian Frees, Germany. John Wippesahl and his helrs, devices and personal representatives, Germany.

That such property is in the process of administration by I. Grant Spott, as Clerk, acting under the judicial supervision of the Court of Chancery of New Jercey:

And determining that to the extent that

such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a

designated enemy country, (Germany):
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, cold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Allen Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity

or right to allowance of any such claim. The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

James E. Markham, Alten Property Custodian.

[F. R. Doc. 45-17483; Filed, Sept. 19, 1945; 10:39 a. m.]

[Vesting Order 5213]

WILLIAM H. FISCHER

In re: Estate of William H. Fischer, deceased; File D-28-8269; E. T. sec. 9415. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Anny von Wit-berge, also known as Anny von Withergke in and to the Estate of William H. Fischer, decessed.

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Anny von Witberge, also known as Anny von Withergke, Germany.

That such property is in the process of administration by Victor M. Jones and Harold Stern, as Executors, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

And determining that to the extent that cuch national is a person not within a designated enemy country, the national interest of the United States requires that such percon be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1, a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-17484; Filed, Sept. 19, 1945; 10:30 a.m.]

[Vesting Order 5214] SARAH C. GETTY

In re: Estate of Sarah C. Getty, deceased; File D-39-18367; E. T. sec. 13483. Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Frank Komai in and to the estate of Sarah C. Getty, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Japan, namely,

National and Last Known Address

Frank Komai, Japan.

That such property is in the process of administration by Jean Paul Getty, as Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles:

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 45-17485; Filed, Sept. 19, 1945; 10:30 a. m.]

[Vesting Order 5216]

BERTHA HAUPTMAN

In re: Trust under the will of Bertha. Hauptman, deceased; File D-28-2603; E. T. sec. 4716.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Johanna Appel, Karl Schneider, Dora Schneider and Meta Wertheim, and each of them, in and to the Trust created under the Will of Bertha Hauptman, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Johanna Appel, Germany. Karl Schneider, Germany. Dora Schneider, Germany. Meta Wertheim, Germany.

That such property is in the process of administration by David Jacob, as Trustee, acting under the judicial supervision of the Surrogate's Court of Queens County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the dato hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 45-17486; Filed, Sept. 19, 1945; 10:30 a. m.]

[Vesting Order 5217] RICHARD M. KIMBEL

In re: Estate of Richard M. Kimbel, deceased; File No. D-28-3643; E. T. sec. 5941.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Marianna Pantle, also known as Marianna M. Pantle, Lucy Wirth, Elsa Wirth, Hans Helder, Thekla Helder, Rudolf Petuel, "Anna" Petuel (true first name being unknown) and Grota Kimbel, and each of them, in and to the estate of Richard M. Kimbel, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Marianna Pantle, also known as Marianna M. Pantle, Germany.

Lucy Wirth, Germany. Elsa Wirth, Germany. Hans Heider, Germany. Thekla Heider, Germany. Rudolf Petuel, Germany.

Greta Kimbel, Germany.
"Anna" Petuel (true first name being unknown) Germany.

That such property is in the process of administration by the Chemical Bank & Trust Company and William Rohe, as Executors of the Estate of Richard Kimbel, acting under the judicial supervision of the Surrogate's Court of New York County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated

enemy country (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

[SEAL] Jalies E. Markham. Alien Property Custodian.

[F. R. Doc. 45-17487:; Filed, Sept. 19, 1945; 10:30 a. m.]

[Vesting Order 5218]

FERDINAND KURZMAN

In re: Trust under the will of Ferdinand Kurzman, deceased; File No. D-28-

2563; E. T. Sec. 3886.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Berta Kurzmann (Rosenstock) and Roca Kurzmann, in and to the trusts created under the last will and testament of Ferdinand Kurzman, deceased,

property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Berta Kurzmann (Rocenstock), Germany. Rosa Kurzmann, Germany.

That such property is in the process of administration by Lawyers Trust Company, as Trustee of the Trusts created under the Will of Ferdinand Kurzman, deceased, acting under the judicial supervision of the Surrogate's Court of New York County, New York:

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a decignated enemy country, (Germany);
And having made all determinations and

taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

JAMES E. MARKHAM. [SEAL] Alien Property Custodian.

[F. R. Doc. 45-17483; Filed, Sept. 19, 1945; 10:31 a. m.]

[Vesting Order 5219]

RICHARD LEEFERS

In re: Estate of Richard Leefers, also known as Dick Leefers, deceased; File D-28-9154; E. T. sec. 11842.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9035, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind-or character whatecover of Henry Leefers, Eu--, married name unknown, nice Leefers -John Leefers and Annie Wichmann, and each of them, in and to the Estate of Richard Leefers, also known as Dick Leefers, de-

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Henry Lecfers, Germany. Eunice Leefers -–, (married name unknown) Germany.

John Leefers, Germany. Annie Wichmann, Germany.

That such property is in the process of administration by Chester D. Gunn, as Administrator, acting under the judicial supervicion of the Superior Court of the State of California, in and for the County of San Diego:

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such percons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

interest.

hereby yests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, cold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 13, 1945.

JAMES E. MARKHALI, [SEAL] Alten Property Custodian.

[P. R. Doc. 45-17483; Filed, Sept. 19, 1945; 10:31 a. m.]

[Vesting Order 5220] EDWARD J. LIEBETRUT

In re: Estate of Edward J. Liebetrut, deceased; File D-28-9759; E. T. sec. 13684.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Emilia Bergener in and to the Estate of Edward J. Liebetrut, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address Emilia Bergener, Germany.

That such property is in the process of administration by Liberty Bank of Buffalo, as Executor and Trustee, acting under the judicial supervision of the Surrogate's Court of Eric County, New York;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on September 13, 1945.

[SEAL] JAMES, E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 45-17490; Filed, Sept. 19, 1945; 10:31 a. m.]

[Vesting Order 5221]

JACOB ROTHSCHILD

In re: Estate of Jacob Rothschild, also known as J. Rothschild, deceased; File D-28-9507; E. T. sec. 12878.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding; that the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Isidor Rothschild, or his heirs, Siegmund Rothschild, or his heirs, Mrs. Ella Kaufmann, and children, names unknown, of Flora Sonn-heim, nee Rothschild, deceased, and each of them, in and to the Estate of Jacob Rothschild, also known as J. Rothschild, deceased, is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Isidor Rothschild, or his heirs, Germany. Siegmund Rothschild, or his heirs, Germany.

Mrs. Ella Kaufmann, Germany.

Children, names unknown, of Flora Sonnheim, nee Rothschild, deceased, Germany.

That such property is in the process of administration by Albert E. Hill, as Administrator with the will annexed, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Alameda:

the County of Alameda;
And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended. Executed at Washington, D. C., on September 13, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Cusiodian.

[F. R. Doc. 45-17491; Filed, Sept. 19, 1945; 10:31 a. m.]

[Vesting Order 5222]
MANZABURO TADA

In re: Estate of Manzaburo Tada, deceased; File D-39-18316; E. T. sec. 11429.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Mr. Sagako Tominago in and to the Estate of Manzaburo Tada, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Japan, namely,

National and Last Known Address

Mrs. Sagako Tominago, Japan.

That such property is in the process of administration by Phil C. Katz, as Administrator of the Estate of Manzaburo Tada, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco:

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the dato hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on September 13, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 45-17492; Filed, Sept. 19, 1945; 10:31 a. m.]

[Vesting Order 5223] Sidney Washauer

In re: Estate of Sidney Washauer, also known as S. Washauer, deceased; File No. D-28-9519; E. T. sec. 12921.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Adolph Washauer, in and to the Estate of Sidney Washauer, also known as S. Washauer, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Adolph Washauer, Germany.

That such property is in the process of administration by Wells Fargo Bank & Union Trust Company, Executor of the Estate of Sidney Washauer, also known as S. Washauer, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on September 13, 1945.

[SEAL] James E. Markham, Allen Property Custodian.

[F. R. Doc. 45-17493; Filed, Sept. 19, 1945; 10:31 a.m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 64, Order 190]

Kol-Gas Heater Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to sections 7 and 11 of Maximum Price Regulation No. 64, It is ordered:

(a) This order establishes maximum prices for sales of the Model No. 325 magazine circulating coal heater manufactured by the Kol-Gas Heater Company, Cotton States Building, Nashville 3, Tennessee, as follows:

(1) For sales by the manufacturer to wholesale distributors the maximum price per heater is \$49.75. This price is f.o. b. Anderson, Indiana, and is subject to the seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by wholesale distributors to retailers the maximum prices are those set forth below:

Zono 1	Zone 2	Zono 3	Zone 4
Each	E::A	Dich	E::::
\$62.19	5:1. II	Ellsi	\$70.31

These prices are f. o. b. distributor's city and are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(3) For sales in each zone by retailers to ultimate consumers the maximum prices are those set forth below:

Zone 1	Zene 2	Zoro 3	Zone 4
Each	Each	<i>Est</i> i	Tech
\$39.59	\$103.25	\$163.65	\$112.00

These prices include delivery. In all other respects they are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each purchaser for resale after the effective date of this order, the Kol-Gas Heater Company shall notify the purchaser of the maximum price and conditions set by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) The Kol-Gas Heater Company shall, before delivering any Model 325 magazine circulating coal heaters, attach securely to the front of each heater a tag or label which plainly states the maximum retail price in each zone together with a list of the states included in each zone, and that the prices shown include delivery. This tag or label may not be removed until after the heater has been sold to an ultimate consumer.

(d) For the purposes of this order Zones 1, 2, 3 and 4 comprise the following states:

Zone 1. Illinois, Indiana, Ohio and Kentucky.

Zonc 2. Maine, New Hampshire, Vermont, Maccachucetts, Connecticut, Rhode Icland, New York, Pennsylvania, New Jersey, Delaware, Maryland, Virginia, West Virginia, North Carolina, South Carolina, Tennessee, Georgia, Alabama, Misslesippi, Michigan, Wisconsin, Minnessta, Iowa, Missouhri, Arkansas, and the District of Columbia.

Zone 3. Florida, Louisiana, North Dahota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Montana, Wyoming, Colorado and New Mexico.

Zone 4. Wachington, Oregon, Idaho, California, Nevada, Utah and Arizona.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER Bowles, Administrator.

[F. R. Doc. 45-17397; Filed, Sept. 18, 1945; 11:42 a. m.]

[PPR 183, Order 111 Under Order A-2]

JOHNSON Mrg. Co.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to paragraph (a) (16) of Order A-2 under § 1499.159b of Maximum Price Regulation No. 188; it is ordered:

(a) Manufacturer's maximum prices. Johnson Manufacturing Company, 6601 San Leandro Avenue, Oakland, California, may add the following additional adjustment charges to its maximum prices for sales and deliveries to retailers of the articles listed below which it manufactures, resulting in the following adjusted maximum prices:

Article	Mcd- el No.	Maxi- mum price	Adjust- ment yer- mitted by year (d) of Order No. 1652	Additional aljust- ment per- mitted by this order	Total adjust- ed maxi- mum prices
Cheet	828 828	8.83 8.10 8.00	89. 19 25 26 20	\$0.16 .12 .17	\$4.26 5.4 5.4

The adjustment charges listed above may be made and collected only if each is separately stated on each invoice. The adjusted maximum prices are subject to the manufacturer's customary terms, discounts, allowances and other price differentials in effect during March 1942.

(b) Maximum prices of purchasers for resalc. A person who hereafter buys an article covered by this order and resells it in substantially the same form, may collect from his customer, in addition to his properly established maximum price in effect immediately before this order was issued, an adjustment charge in the same amount as the additional adjustment charge herein authorized for and which he pays to his supplier. If he did not have a maximum price in effect for the article at the time this order was issued, he may add the same adjustment charge to the maximum price which he hereafter establishes for his sales under the applicable regulation. If the applicable regulation requires the maximum resale price to be computed on the basis of cost, the reseller must find his maximum resale price, (not including the permitted adjustment charge), by using as cost his invoice cost less any adjustment charge stated on the invoice as a separate amount.

On all sales other than sales to the ultimate consumer this additional adjustment charge may be made and collected only if it is separately stated on each invoice. The adjusted price is subject to each seller's customary terms, discounts, and allowances on sales of the same or similar articles. The adjustment charge authorized in this paragraph (b) is in addition to any adjustment charge permitted for wholesalers by Order No. 1052 under Maximum Price Regulation No. 188.

(c) Notification. At the time of or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing a price adjusted in accordance with this order, the seller

shall notify the purchaser in writing of the method established by paragraph (b) of this order for determining maximum adjusted prices for resales of the article. This notice may be given in any

convenient form.

(d) All requests not specifically granted by this order are hereby denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17408; Filed, Sept. 18, 1945; 11:44 a.m.]

[MPR 188, Rev. Order 3565]

H. R. BASFORD CO.

APPROVAL OF MAXIMUM PRICES

Order No. 3565 under § 1499.158 of Maximum Price Regulation No. 188 is revised to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This revised order establishes maximum prices for sales and deliveries of the 8" Model No. 10 Compound Leveraction Multi-duty Pliers manufactured by H. R. Basford Company, of 425 Second Street, San Francisco 7, California.

(1) For all sales and deliveries to the following classes of purchasers by any person, the maximum prices are those set forth below:

	Each
For sales to jobbers	\$1.63
For sales to chain stores	
For sales to retailers other than chain	
stores	2.17
For sales to consumers	3.25

These maximum prices are for the articles described in the manufacturer's application dated January 4, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory, and they are subject to a cash discount of one percent for payment within ten days, except that sales to consumers are net.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this revised order. Those prices are subject to each seller's customary terms and conditions of sale

on sales of similar articles.

- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$3.25 Do Not Detach

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient form.
- (d) This revised order may be revoked or amended by the Price Administrator at any time.
- (e) This revised order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17399; Filed, Sept. 18, 1945; 11:44 a. m.]

[MPR 188, Order 4422]

ELIOTT MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,

and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Eliott Manufacturing Company, 101 Gulf Street, Milford, Conn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Max	imun by an	ı price y selle	s for s	eoles
Articlo	Model No.	Wholesalers (jobber)	Dropship Jobbers	Chain and dept. stores	Other retail- ers	Consumers
Knife sharpener	None	Per doz. \$1.50	Per doz. \$1. 53	Per doz. \$1.80	Per doz. \$2.00	Euch \$0. 25

These maximum prices are for the articles described in the manufacturer's application dated June 28, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days net 30 days

within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Taximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sale to consumers is established by this order. That tag or label shall contain the following state-

ment:

OPA Retail Ceiling Price \$0.25 Each Do Not Detach or Obliterate

- (c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of a maximum price and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) This order may be revoked or amended by the Price Administrator at any time.
- (e) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17400; Filed, Sept. 18, 1945; 11:44 a. m.]

IMPR. 188. Order 44231 YODER MFG. Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Yoder Manufacturing Co., 1353 Firestone Boulevard, Los Angeles 1, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	Model	Maximum prices for sales by any seller to—			
Article	No.	Whole- salers (job- bers)	Retail- ers (deal- ers)	Con- sumers	
Lawn sprinkler	10	Each \$0.22	Each \$0.30	Each \$0.41	

These maximum prices are for the articles described in the manufacturer's application dated August 20, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to . those sales and deliveries. These prices are f. o. b. factory, with full freight allowed on shipments of 100 pounds or more to stocking jobbers, and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price, \$0.44 each Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17401; Filed, Sept. 18, 1945; 11:44 a. m.]

[MPR 188, Order 4424]

MORVAY, LTD.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Morvay, Limited, 2054-2056 North Cicero Avenue, Chicago 39, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Ma	py on Juan	a pris y soll	25 f27 27 t9—	£2 <u>2</u> 83
Articla	Model	Distributor	Wholesoler Cobber	Retaller(dunits or more)	Retaller Accs than 6 units)	Consumer
Electric hot plate, single burner, enamel finish, with cord. Electric hot plate, single burner, chrome finish, with cord.	S1 S1C	చ్చాచి \$1.61			E::::: \$2.41 2.89	

These maximum prices are for the articles described in the manufacturer's applications dated August 1, 1945. They include the Federal Excise Tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on

sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administra-

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number, and retail ceiling price filled in:

> Order No. 4421 Medel No. ____ OPA Retail Celling Price \$. Federal Excise Tax Included Do Not Detach or Obliterate

or

Morvay, Limited 2034-2036 North Cicero Avenue Chicago 29, Illinois Model No. OPA Retail Celling Price S____ Federal Excise Tax Included Do Not Detach or Obliterate

(c) At the time of, or prior to, the first involce to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17402; Filed, Sept. 18, 1945; 11:45 a. m.]

[LIPR 188, Order 4425]

S. GLUCK & Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by S. Gluck & Company, 44 North Third Street, Philadelphia 6, Pennsylvania.

(1) For all sales and deliveries to the following classes of purchasers by the cellers indicated below, the maximum prices are those set forth below:

Artielo	Medel No.	For so the n facture	For sales by any	
		Job- ters	Re- tollurs	to con- sumers
Lamp shade with instelled and rayer takes lising—brold trim tep and britem. Lamp shade with action crops or exhaust a lining—brold trim top and self trim med battom.	100-15" 120-16" 120-16" 120-14" 120-12" 100-16" 100-14" 100-12"	Ecola \$2.23 2.12 2.12 1.70 2.25 2.15 1.50 1.70	E::A \$2.55 2.55 2.55 2.50 2.55 2.50 2.50 2.50	Engl \$4.70 4.00 3.00 4.70 4.50 3.00

Article	Model No.	For sa the n facture	For sales by any person	
	-	Job- bers	Re- tailers	to con- sumers
Lamp shade with acctate crepe or celancso top and myon taffeta lining—with yelvet trim	104-11"	Each \$1. 27	Each \$1.50	Each \$2.70
top and bottom. Lamp shade with acc- tate crepe or celan- csa top and rayon taffeta lining—seal- loped bottom—vel- yet trim top and	107-11 " 107-9 " 107-8 "	1.25 1.06 .93	1.50 1.25 1.10	2.70 2.25 2.00
Lamp shade with acc- tate creps or celan- ese top and rayon taffeta lining—two- tone ruching top and bottom.	418-11" 418-9" 418-8"	2. 68 2. 51 2. 25	3. 15 2. 95 2. 65	5. 65 5. 30 4. 75
Lamp shade with ace- tate crepe or celan- cse top and ten- petal top, French piped fold bottom.	400-19 " 400-16 " 400-14 " 400-12 "	3.61 3.40 3.19 2.76	4. 25 4. 00 3. 75 3. 25	7.65 7.20 6.75 5.85
Lamp shade with ace- tato crepe or cela- nese top and rayon taffeta lining—deep drape top and piped fold bottom.	401-19 401-16 401-14 401-12	3. 61 3. 40 3. 19 2. 76	4. 25 4. 00 3. 75 3. 25	7. 65 7. 20 6. 75 5. 85
Lamp shade with acc- tate crepe or cela- nese top and rayon taffeta lining — fold top and large drape bottom.	402-19 402-16 402-14 402-12	3. 61 3. 40 3. 19 2. 76	3.75 3.25	7. 65 7. 20 6. 75 5. 85
Lamp shade with acc- tate or crepe top and rayon taffeta lining —two-tone ruching	325-19 325-16 325-14 325-12	4. 04 3. 83 3. 53 3. 19	4.75 4.50 4.15 3.75	8, 55 8, 10 7, 45 6, 75
top fold bottom. Lamp shade with acc- tate crepe or celan- ese top and rayon taffeta lining—two- tone ruching top &	425-19" 16" 14" 12"	7. 22 5. 52 5. 10 4. 89	8. 50 6. 50 6. 00 5. 75	15.30 11.70 10.80 10.35
Lamp shade with acc- tate crepe or celan- esa top and rayon taffeta lining— draped top and bot-	300-19" 16" 14" 12"	2. 85 2. 42 2. 25 2. 12	3, 35 2, 85 2, 65 2, 50	6.05 5.15 4.75 4.50
tom. Lamp shade with ace- tate crepe or celan- ese top and draped top—self-trimmed bottom.	200-19" 16" 14" 12"	2. 68 2. 25 2. 00 1. 91	3. 15 2. 65 2. 35 2. 25	5. 65 4. 75 4. 25 4. 05
Lamp shade with acc- tato crepe or cela- nese top and rayon taffeta lining with ruching top and fold bottom. Lamp shade with acc-	109-19" 109-16" 109-14" 109-12" 109-11" 109- 9" 109- 8" 611-16"	2.76 2.12 2.00 1.91 1.49 1.27 1.15 6.37	3. 25 2. 50 2. 35 2. 25 1. 75 1. 50 1. 35 7. 50	4.05 3.15 2.70 2.45
tate crepe or celaness top and rayon taffeta lining with two-tone ruching top with hand tied ten-inch fringe self-trim bottom. Lamp shade with satin top on body, rayon taffeta lining shirt-brocade or damask with two-tone ruching top and bottom.	18-16"	8. 29	9. 75	17. 55

These maximum prices are for the articles described in the manufacturer's application dated May 15, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those

prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. _____ OPA Retail Ceiling Price—\$____ Do Not Detach

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.
- (e) This order may be revoked or amended by the Price Administrator at any time.
- (f) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17403; Filed, Sept. 18, 1945; 11:45 a.m.]

[MPR 188, Order 4426]

L. H. RUSSELL Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by L. H. Russell Company, 5127 South Vermont Street, Los Angeles 37, Calif.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sa the n factur	For sales by any	
	140%	Job- bers	Re- tailers	to con- sumers
934" polished aluminum boudoir lamp (no shade)	1057	Each \$2.68	Each \$3.15	Each \$5.70

These maximum prices are for the articles described in the manufacturer's application dated June 11, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the

conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17404; Filed, Sept. 18, 1946; 11:45 a. m.]

[MPR 188, Order 4427]

CUPP & MULLINS FOUNDRY Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Cupp and Mul-

lins Foundry Company, 926 Chevez Drive, Dallas, Tex.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

`	les by	ony			
Article	Model No.	Jobbers	Ohain and dept.	Other retailers	Consumers
Aluminum roaster.	12x8¾x5	Ea. \$2. 25	Ea. \$3.30	Ea. \$3.70	Ea. \$5. 60

These maximum prices are for the articles described in the manufacturer's application dated July 10, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following state-

Model No. 12 x 8% x 5 OPA Retail Ceiling Price-\$5.50 -Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17405; Filed, Sept. 18, 1945; 11:46 a. m.]

[MPR 188, Order 4423]

WOOSTER RUBBER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of dish drainer baskets manufactured by The Wooster Rubber Company, Wooster, Ohio.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

- Article		Maxin	num pri any sa	acsfore lier to—	alis by
	Model No.	Wholesalers Gobbers)	Dept., chain or syndicato eterca	Other retallers	Сеплителя
Dish dminer 13" x 16" Dish dminer 13½" x 17½" Dish dminer 13½" x 17½" Dish dminer 13½" x 14¼"	6662 6662	End 89.89 .83 .83	### ##################################	1.23 1.23 1.23 1.23	End \$1.60 1.80 1.80 1.80

These maximum prices are for the articles described in the manufacturer's application dated September 8, 1945.

(2) For sales by the manufacturer, these maximum prices apply to all sales and deliveries after the effective date of this order. The manufacturer's prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days. The prices for sales by persons other than the manufacturer are subject to each seller's customary terms and conditions of sale of similar articles.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the correct model number and retail prices properly filled in:

OPA Retail Celling Price-\$. Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

(e) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17406; Filed, Sept. 18, 1945; 11:46 a. m.)

[MPR 188, Order 4429] TOADROY MFG. Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Toadroy Manufacturing Company, Wellington, Kansas.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articlo	Medal No.	Maximum prices for caled by any soller to—		
•		Retallers	Consumers	
Electric fleer pol-	s	Each \$42.25	Ezek \$35	

These maximum prices are for the articles described in the manufacturer's application dated June 5, 1945. They do not include the Federal Excise Tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.153 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order

number filled in:

Order No. 4429 Model No. S OPA Retail Ceiling Price-365.00 Do Not Datach or Obliterate

Toadroy Manufacturing Company Wellington, Kens. Model No. S OPA Retail Ceiling Price—865.00 Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser.

No. 185-

This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17407; Filed, Sept. 18, 1945; 11:46 a. m.]

[MPR 260, Amdt. 1 to Order 635] ELIZABETH M. BRENEMAN

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and pursuant to § 1358.102 (b) of Maximum Price Regulation 260; It is ordered, That:

The maximum prices for the "Radio-Corona" cigar set forth in paragraph (a) of Order No. 635 under Maximum Price Regulation 260, are amended to read as follows:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Radio	Corona	50	Per M \$56	Cents 7

This amendment shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17410; Filed, Sept. 18, 1945; 11:47 a. m.]

[MPR 260, Amdt. 1 to Order 1107]
ASTORIA CIGAR Co., INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and pursuant to § 1358.102 (b) of Maximum Price Regulation 260; It is ordered, That:

The maximum prices for the "Astoria Cigar—2 for 15 cents" and "Astoria Cigar—6 cents" cigars set forth in paragraph (a) of Order No. 1107 under Maximum Price Regulation No. 260, are amended to read as follows:

Brand ,	Size or frontmark	Pcak- ing	Maxi- mum list price	Maxi- mum retaii price
Astoria Cigar	2 for 15¢	50 50	Per M \$56 48	Cents 7

This amendment shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17411; Filed, Sept. 18, 1945; 11:47 a. m.]

[MPR 260; Order 1830]

CHARLES D. RIDER

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358,102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Charles D. Rider, 33 N. Main Street (Rear), Red Lion, Pa. (hereinafter called "manufacturer"), and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing		Maxi- mum retail price
Hav-A-Taylor	Superior	EΟ	Per M \$56	Cents 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum ist price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective September 19, 1945.

. Issued this 18th day of September 1945,

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17412; Filed, Sept. 18, 1945; 11:47 a. m.]

[MPR 260, Order 1831] LA CONGA CIGAR FACTORY AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) La Conga Cigar Factory, 160 N.

(a) La Conga Cigar Factory, 160 N. Wells Street, Chicago, III. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
La Conga	Cuban	ε0	Per M \$75	Cents 10

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a chango therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17413; Filed, Sept. 18, 1945; 11:47 a. m.]

[MPR 260, Order 1832] GUITIAN Y PEREZ CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Guitian y Perez Cigar Company, 3017 Ivy Street, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size'or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
BrevasLondresPanetelasAlpa	BrevasLondresPanetelasAlpa	50 50 50 50	Per M \$115.00 101.23 72.00 20.00	Cents 15 2 for 27 9 12

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be in-

creased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic clears for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator,

[F. R. Doc. 45-17414; Filed, Sept. 18, 1945; 11:47 a. m.]

[MPR 260, Order 1833]

DEL RIO AND FUENTE CIGAR FACTORY
AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Reg-

ulation No. 260; It is ordered, That:

(a) Del Rio and Fuente Cigar Factory,
930 11th Avenue, Tampa 5, Fla. (hereinafter called "manufacturer") and
wholesalers and retailers may sell, offer
to sell or deliver and any person may buy,
offer to buy or receive each brand and
size or frontmark, and packing of the
following domestic cigars at the appropriate maximum list price and maximum
retail price set forth below:

Brand	Size cr frentmerk	Pack- ing	Lucs Firs mini Mori-	Mesi- mum retali
Del Rio and Fuente.	Blunts Primeres Segundo	253	Fer M 52.00 67.69 63.75	Cents 2 for 15 13 2 for 25

(b) The manufacturer and wholecalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum prescribed by § 13

mum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17415; Filed, Sept. 18, 1945; 11:48 a. m.]

[LIPR 260, Order 1834]

Corral, Wodiska y Ca.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Corral, Wediska y Ca., P. O. Box 376, Tampa 1, Fla. (hereinafter called

"manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or front-mark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Bering	Selectos	50	Per M \$154	Cents 20

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945,

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17416; Filed, Sept. 18, 1945; 11:48 a. m.]

[MPR 260, Order 1835] REYNAND CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Reynand Cigar Factory, 4803 Indiana Avenue, Chicago, Ill. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Reynand de Luxe. Reynand Special	Brevas Shaped. Brevas	50 50	Per M \$130	Cents 3 for 50 15)

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which, maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358,113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17417; Filed, Sept. 18, 1945; 11:48 a. m.]

[MPR 260, Order 1836] MENENDEZ BROS. CIGAR Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursu-

ant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:
(a) Menendez Bros. Cigar Co., 405 So. Segrove, Daytona Beach, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Pack- ing	Maximum list price	Maxi- mum rotail prico
Daytona Beach Club. Angelo Smokers Florida Sun- shine.	Blunts Queens Angelo Smok- ers. Favoritas	888 8	Per M \$50 61 61 56	Cents 7 8 8

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars-of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales

of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17418; Filed, Sept. 18, 1945; 11:49 a. m.]

[MPR 260, Order 1837] ANITA CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Anita Cigar Factory, 2907 Yhor

(a) Anita Cigar Factory, 2907 Ybor St., Tampa, Fia. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size of front- mark	Pack- in	Maxi- mum list price	Maxi- mum retail price
Senorita Anita	Tru-Men Londres Londres Chi- cos.		Per M \$30.00 101.25 93.75	Cents 12 2 for 27 2 for 25

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to pur-chasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17419; Filed, Sept. 18, 1945; 11:49 a. m.]

[MPR 260, Order 1838] Jose Gonzaliz & Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Jose Gonzalez & Co., 3000 18 St., Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size cr fentmuk	Pack- ing	Maxi- mum ILS price	licri- mum retail price
Conlar	Bankers	ε0	Per M 532.00	Cents 11

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1353.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945. Issued this 18th day of September 1945. CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17420; Filed, Sept. 18, 1945; 11:49 a. m.]

[MPR 260, Order 1839]

OTTO C. BRIETZKE

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Otto C. Brietzke, 607 N. 16 St., La Crosse, Wis. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
La Prevalidad	Peerless Regalia.	50 50	Per M \$90	Cents 12 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17421; Filed, Sept. 18, 1945; 11:49 a. m.]

[MPR 260, Order 1840]

WEBER E. IVINS TOBACCO CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260: It is ordered. That:

(a) Weber E. Ivins Tobacco Company, 77 Allen Street, P. O. Box 3842, San Juan 19, P. R. (hereinafter called "manufacturer") and wholesalers and retailers. may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Ivins Supremo	Selectos	50	Per M \$72	Cents 9

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of

cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or

amended by the Price Administrator at

any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17422; Filed, Sept. 18, 1945; 11:50 a. m.]

[MPR 260, Order 1841]

MENENDEZ & GARCIA CIGAR FACTORY AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Menendez & Garcia Cigar Factory. 1506 18th Avenue, Tampa 5, Fla. (herein-after called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list prico	Maxi- mum retali price
Tobacco Seal	Kings Especiales	£0 03	Per M \$101, 25 123, 00	Cents 2 for 27 10

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maxi-

mum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17423; Filed, Sept. 18, 1945; 11:50 a. m.]

> [MPR 260, Order 1842] TROY CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) John Cordova, DBA Troy Cigar Factory, 2012 Davis St., (Rear), Tampa 5, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth

Brand	Sizo cr frentmark	Fack- ing	Maxi- mum lit pilco	Maxi- mum retail price
Troy Brand	Brevas	ш	Par M \$100	Cecls

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufac-turer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945. CHESTER BOWLES. Administrator.

[P. R. Doc. 45-17424; Filed, Sept. 18, 1945; 11:50 a. m.]

> [MPR 580, Order 155] CONGRESS SHIRT CO.

ESTABLISHMENT OF MAXIMUM PRICES

Order 156 under Maximum Price Regulation 580, establishing ceiling prices at retail for certain articles, Docket No. 6063-580-13-265.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufacby Congress Shirt Company, 141 Essex Street, Boston 11, Mass., and described in the manufacturer's application dated July 9, 1945:

MEN'S "MADIE GUIDE" REVERSIELS SPORT COLTS

Men's "Marie Guide" Rev		
Lot No.	Manufac- turer seell-	Retail ceiling
	ing price	price
73-473-873-073	\$10.23	\$16.93
137) 370 43/2	\$10.23 8.63 10.67	\$16.93 15.93
a	19.57	17.50 15.93
137	9.63 9.54 9.60	15.93
73)	V. 54	15.91 14.93
14.42.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.	2.83	16.95
437) 1373-1639 1373- 1373 1571-11870b	11.63	19.95
Boys, "Marie Guide" Rev	erswie Sroi	ets Coar
?77-4719-8719-2719	E3.13 8.33 7.67 7.57 7.57 0.73	\$13.50 13.63 12.73 12.73 12.63 15.63
133/19	8.33	13.93
M3 10	7.67	12.7
23/19-103/10 	7.57	12.7
70,19 119,10 L-1 10,70 L	0.22	12.00
117)1010-110,1010	8.13	13.23
Iuverile "Marie Guile" Re	versule Sp	OET COATS
999-499 - 5999-699	51.53 6.03 6.13 6.34	\$10.93
133/10 1	6.63	10.9 10.2
142-107	6.20	10.2
4240 1 23,10 1- 103,10 1 32,40 1	6.13	10.23 10.50
118,1011-110/1011	7.80	12.5
"FLY CASTER"	Jacket	
273-2	£2.33	\$3.93
"Congress" Revers	idle Jacket	3
769	\$7.47 7.75	\$12.5 12.9
77.0	7.75	12.9
"Canadian Noeth	test" Pade <i>a</i>	
217,W	85.77	£9. 56
Meri's "Aviate	DE" VEST	
1193-1193	\$5.03	\$3.0
Mer's "Swelen	e" Parkas	
473LM	\$3.61	\$10.9
4. BLM	6.53	\$10.9 19.9
	l	<u> </u>

BOYS' "SIDELINE" PAREAS

Lot No.	Manufac- turer's sell- ing price	Retail ceiling price
45/SLB	\$5, 76	\$9. 50
51/SLB	5, 70	9. 50

Men's "Mackinaws"

29 Recfer	8.08 7.77 10.38 10.03 9.01 8.71	\$18. 75 13. 50 12. 95 17. 25 16. 75 14. 95 14. 50 15. 25
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BOYS' "MAC-PARKAS"

42/13 91/13-05/18 301/13-05/18 301/13-302/13 311/13-315/13 381/13-383/13 391/13-393/13 411/12-413/13 412/13-42/13	8. 49 8. 23 7. 45 6. 75 6. 44 7. 51	12, 50 11, 25 10, 75, 12, 50
421/13-423/13		10.95

JUVENILE "MAC-PARKAS"

39/13LJ 351/13J 371/13J-373/13J-374/13J	5,38	\$9. 50 8. 95 8. 95
391/13J-393/18J	5. 65	9. 50
431/13J-433/13J	5. 80	9. 50

Men's Shirts

Lot No.	Brand name	Manufac- turer's selling price	Retail ceiling price
140 144 145 171 175 183 184 186 316 318 406 554 675	MacNicol. MacDuff Prince of Wales. MacClore. Drummond Buchanan Drèss Gordon. Princess Marg. Rose. MacKenzie. Cunningham MacSmith Hunting Plaid Scotch Plaid Woodsman Buffalo. Ski Traii	53. 19	Each \$7. 25 7. 25 7. 25 7. 25 7. 25 7. 25 7. 25 7. 25 7. 25 7. 25 7. 25 6. 5. 95 6. 95

Boys' Shirts

140B 144B 145B 171B 184B 183B 186B 315B 316B 318B 407B 554B	MacNicol MacDuff Prince of Wales MacClero Dress Gordon Buchanan Princess Marg. Rose MacKenzie Cunningham MacSmith Scotch Plaid Buffalo Woodsman	45. 95 45. 95 45. 95 45. 95 45. 95 45. 93	Each \$6.50 6.50 6.50 6.50 6.50 6.50 6.50 6.50
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(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a)?

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after November 1, 1945, Congress Shirt Company, must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price—\$____

On and after December 1, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to December 1, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-17425; Filed, Sept. 18, 1945; 11:51 a. m.]

[MPR 580, Order 157]

JANTZEN KNITTING MILLS

ESTABLISHMENT OF MAXIMUM PRICES

Order 157 under Maximum Price Regulation 580. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-270.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Jantzen Knitting Mills, Portland 14, Oregon, having the brand name "Jantzen" and described in the manufacturer's application dated July 17, 1945:

SWIM SUITS

Style No.	Manufac- turer's sell- ing price	Retail ceiling price
Infants: I-62	Per dozen \$9.72 9.72	Per unit \$1.35 1.35
Boys: B-90	14.04	1.95

(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after November 1, 1945, Jantzen Knitting Mills must mark each article-listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price—\$____

On and after December 1, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to December 1, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17426; Filed, Sept. 18, 1945; 11:51 a. m.]

[MPR 580, Order 158]

John Rissman & Son

ESTABLISHMENT OF MAXIMUM PRICES

Order 158 under Maximum Price Regulation 580. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-248.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by John Rissman & Son, 305 West Adams Street, Chicago 6, Ill., having the brand name "Windbreaker" and described in the manufacturer's application dated June 15, 1945:

JACKETS

	• • • • • • • • • • • • • • • • • • •	
Style No.	Description	Retail celling price
313	Men's gabardine, rayon lined, zipper front	88.95
493	Men's gabardine, fleece lined, zipper front	12.75
393	Men's fleece, quilted lined, zipper front.	17. 25
693	Men's wool, rayon lined, zipper front	12.25
499	Men's gabardine, fleece lined	13.50
1294	Men's fingertip, quilted lined	19.94
303	Men's gabardine, rayon lined, zipper front	7.25
321	Men's rayon twill, rayon lined, zipper front.	9.75
496	Men's poplin, fleece lined, zipper front.	13.25
183	Boys' gaberdine, rayon lined, zipper front	5.50
1583	Boys' twill, wool plaid lined, zipper front	- :.95
1593	Boys' gaberdine, wool lined, zipper front	8.75
1793	Boys' poplin, wool lined, zipper front	8.95
1051	Rove' wool leignre cost hutton front	9.75
158	Boys' corduroy, rayon lined, zipper front	6.95
1183	Boys' fleece fingertip	15.95
1193	Students' fleece fingertip, quilted lined.	17.95
1176	Boys' fleece fingertip, quilted lined	15.95
64	Juvenile corduroy, cotton lined, zipper front	5.75
68	Juvenile corduroy, cotton lined, zipper front	5.75
_= 75	Juvenile twill, cotton lined, zipper front	4.75
84	Juvenile corduroy, cotton lined, button front	5.75
83	Juvenile corduroy, cotton lined, button	5.95
2393	front Juvenile twill, wool plaid lined, butten	6.75
-2693	front. Juvenile twill, wool plaid lined, button	7.75
2793	front. Juvenile poplin, fleece lined, zipper	9.25
3393	front. Juvenile twill trouserall suit	8.95
2684	Juvenile corduroy, wool lined, button front.	0.75
2666	Juvenile corduroy, wool lined, zipper front.	6.75
2051	Juvenile wool park suede, rayon lined	7.50
2593	front and sleeve, button front. Juvenile gabardine, wool plaid lined, button fly front.	7. 25

(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after October 1, 1945, John Rissman & Son must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price—\$____

On and after November 1, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to November 1, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order. (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17427; Filed, Sept. 18, 1945; 11:51 a.m.]

[MPR 580, Order 159] EXTACES, INC.

ESTABLISHMENT OF MAXIMUM PRICES

Order 159 under Maximum Price Regulation 580. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-200.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Extacee, Inc., Reading, Pennsylvania, having the brand name "Extacee" and described in the manufacturer's application dated May 22, 1945:

Article	Style No.	Monufac- turer's	Retall celling
		gailles eand	luges.
Skintite	22-1-2-1-2-1-2-1-2-1-2-1-2-1-2-1-2-1-2-	Pa (1800) 11.88888888888888888888888888888888888	Fa mil 1.015
Pcttiskirt Gown Short polama	12-5-3 12-15-2 12-5-1 12-5-3 12-31-1	42.88 83.88 42.8 42.8	5.65 2.65 2.65 4.65 5.63

(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this

or any other regulation.

(d) On and after November 1, 1945, Extacee, Inc., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 520) OPA Price—8____ On and after December 1, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to December 1, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail celling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17428; Filed, Sept. 18, 1945; 11:52 a. m.]

[MPR 589, Order 169] H. GOODMAN, INC.

ESTABLISHMENT OF MAXIMUM PRICES

Order 160 under Maximum Price Regulation 580. Establishing ceiling prices at retail for certain articles; Docket No. 6063-520-13-273.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by H. Goodman, Inc., 275 East 131st Street, Cleveland, Ohio, having the brand name "White Dove" and described in the manufacturer's application dated July 28, 1945.

Artizo	Style name	Manufic- turer's selling price	Retail ceiling price
Mattrees. Bex epring. Mattrees. Mattrees. Mattrees. Mattrees. Mattrees.	Arictcerat		\$33, 75 33, 75 30, 50 30, 50 30, 50 41, 50 41, 50 50, 50 11, 75

(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after October 15, 1945, H. Goodman, Inc., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price—\$____

On and after November 15, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to November 15, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order. (f) Unless the context otherwise re-

- (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.
- (g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17429; Filed, Sept. 18, 1945; 9 11:52 a. m.]

[MPR 580, Order 161]

MIAMI MATTRESS MFG. Co.

ESTABLISHMENT OF MAXIMUM PRICES

Order 161 under MPR 580. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-162.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufacturered by Miami Mattress Mfg. Co., Miami 36, Fla., an described in the manufacturer's application dated April 19, 1945:

Brand name	Article	Style No.	Manu- factur- er's ceiling price	ceiling
Spring-Air	Mattress Box spring Mattress Box spring	200 200 400 400	\$16 16 21 21	\$29, 50 29, 50 39, 50 39, 50

(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after November 1, 1945, Miami Mattress Mfg. Co., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price—\$____

On and after December 1, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to December 1, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

- (e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.
- (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.
- (g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17430; Filed, Sept. 18, 1945; 11:53 a. m.]

[MPR 580, Order 162] RICHARD PAUL, INC.

ESTABLISHMENT OF MAXIMUM PRICES

Order 162 under MPR 580. Establishing ceiling prices at retail for certain articles. Docket No. 6063–580–13–264.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Richard Paul, Inc., 832 Walnut St., Wilmington 8, Del., and described in the manufacturer's application dated July 17, 1945:

Brand name	Article	Manufacturer's selling price	Retail ceiling price
Peds	Cotton knitted footcover.	Per dozen pair (\$1.78—chain stores \$1.80—department stores.	Per pair \$0.25

(b) The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has

been established by paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

- (c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.
- (d) On and after October 15, 1945, Richard Paul, Inc., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580) OPA Price-\$----

On and after November 15, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to November 15, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

- (e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.
- (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.
- (g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17431; Filed, Sept. 18, 1945; 11:53 a. m.]

[MPR 591, Order 17]

BLAKE SPECIALTY CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 18 (b) (1) of Maximum Price Regulation No. 591; It is ordered:

- (a) Adjustment of maximum prices for the Blake Specialty Company, Rock Island, Ill. (1) This order permits the Blake Specialty Company of Rock Island, Illinois, to increase its presently established maximum net prices to each class of customer by 3 percent for its line of plumbing and drainage staples.
- (2) The maximum net prices set forth in (a) (1) above are subject to cash discounts and transportation allowances at least as favorable as those granted as a deduction from net prices to each class of customer during March 1942 on comparable sales of similar commodities.
- (b) Maximum prices for resellers. All resellers of the commodities for which adjustment is granted the Blake Specialty Company in (a) above may add the

same percentage mark-up over their new cost, resulting from the increase granted the Blake Specialty Company by this order, that such sellers enjoyed on these items during March 1942.

(c) Notification to all purchasers. The Blake Specialty Company shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first billing after the adjustment is put into effect:

Order No. 17 under section 16 (b) (1) of Maximum Price Regulation No. 591 provides for a 3 percent increase in net prices for sales of plumbing drainage staples manufactured by the Blake Specialty Company. Resellers may add the same percentage mark-ups to their new cost that they had in effect on these items during March 1942.

- (d) All prayers of the application of the Blake Specialty Company not granted in this order are denied.
- (e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective September 15, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17432; Filed, Sept. 18, 1945; 11:42 a. m.]

[MPR 591, Order 18] HENRY COLDER CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following farm freezers manufactured by the Henry Colder Company of Milwaukee, Wis., and as described in the application dated August 4, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model]	. •	On sales to dis- tributors	On sales to dealers	On sales to con- sumers
1200	12 cm. ft. 1/4 hp. com- pressor.	\$178	\$214	\$359
1600	16 cu. it. 1/3 hp. com- pressor.	230	278	460

(b) The maximum net prices established in (a) above may be increased by the following amount to each class, of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except-a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation and crating charges.

(f) The Henry Colder Company shall stencil on the lid or cover of the farm freezers covered by this order, substan-

tially the following:

OPA Maximum Retail Price—S.——Plus freight and crating as provided in Order No. 18 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17433; Filed, Sept. 18, 1945; 11:54 a. m.]

[MPR 591, Order 19]

Revco, Inc.

AUTHORIZATION OF LIAXILIUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following frozen food chest manufactured by the Revco, Incorporated of Deerfield, Mich., and as described in the application dated September 4, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	Indus- trial users	trial to distri-		On cales to con- cumers	
Z-20	\$160	\$118	\$142	\$23	

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this Order shall be subject to discounts and allowances and the rendition of services which are at least as

favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) charge.

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this Order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation and crating charges.
- (f) Revco, Incorporated, shall stencil on the lid or cover of Model Z-20 frozen food chest, covered by this order, substantially the following:

OPA Maximum Retail Price \$_____ Plus freight and crating as provided in Order No. 19 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17434; Filed, Sept. 18, 1945; 11:54 a. m.]

[LIPR 531, Order 20] REVCO, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following frozen food chests manufactured by Revco, Incorporated, of Deerfield, Mich., and as described in the application dated September 4, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be

Mc Jel		0म स्थित स्थित स्थित स्थित	On mlss to dealus	On sales to con- sumars
FF-(0.	6.2 cu. ft. with 1/3 hp. condencing unit.	\$125	\$126	\$200

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of

purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation and crating charges.
- (f) Revco, Incorporated, shall stencil on the lid or cover of Model FF-60 frozen food cabinets covered by this order, substantially the following:

OPA Maximum Retail Price—\$____ Plus freight and crating as provided in Order No. 20 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17435; Filed, Sept. 18, 1945; 11:54 a. m.]

[MPR 591, Order 21] CHRYSLER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

- (a) The maximum net price, f. o. b. point of shipment for sales by the Chrysler Corporation to "Four Star Dealers" of the refrigeration, and summer and winter air conditioning equipment as described in its application dated July 10, 1945, shall be the currently established maximum net prices for sales by the Chrysler Corporation of each such commodity covered by this order to its franchised dealers.
- (b) The maximum net price, f. o. b. point of shipment, for sales by any person of the commodities covered by this order shall be:
- (1) On sales to "Specialty Dealers."
 The maximum price for each commodity

as determined under (a) above plus 20 percent.

(2) On sales to "Standard Dealers." The maximum net price of each commodity as determined in (a) above plus 33% percent.

- (3) On sales to consumers. The maximum net price of each commodity as determined in (a) above multiplied by the factor 1.7777 rounded off to the nearest dollar.
- (c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.
- (d) Each reseller may add to the prices set forth in (b) above the actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates and shall be stated separately on the invoice.
- (e) Each seller covered by this order shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices stated in dollars-and-cents established by this order for each such seller as well as the maximum prices stated in dollars-and-cents established for purchasers upon resale, including allowable transportation charges.
- (f) Each seller shall post in a conspicuous place in his place of business, the maximum dollars-and-cents consumer price established for each commodity covered by this order.
- (g) Within 30 days after the Chrysler Corporation places on the market any commodity covered by this order the company shall submit to the Building Materials and Construction Price Branch of the Office of Price Administration, Washington 25, D. C., the maximum price computed under this order for each class of reseller, also maximum price to consumers and the method of notification employed.
- (h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-17436; Filed, Sept. 18, 1945; 11:54 a. m.]

[MPR 591, Order 22] COOLERATOR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following farm freezers man-

ufactured by The Coolerator Company of Duluth, Minn., and as described in the application dated August 20, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model		On sales to dis- tribu- tors	On sales to dealers	On sales to con- sumers
F-155	15 cu. ft. 15 h. p. com- pressor	\$220	\$284	\$110

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation and crating charges.

(f) The Coolerator Company shall stencil on the lid or cover of the farm freezers covered by this order, substan-

tially the following:

tion No. 591.

(g) This order may be revoked or amended by the Price Administrator at

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17437; Filed, Sept. 18, 1945; 11:55 a. m.]

[MPR 591, Order 23] COMPLETE REFRIGERATOR SALES CO. AUTHORIZATION OF MAXIMUM PRICES

· For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following food freezer cabinets manufactured by Complete Refrigerator Sales Company, 92 Seventh Avenue, New York, N. Y., and as described in the application dated August 25, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model		On sales to distrib- utors	On sales to dealers	On sales to con-
		40013		ers
ADAFF-10_	1/4 hp. compres-	\$170	\$204	\$340
ODAFF-15_	10.7 cu. ft. 1/3 hp. compres-			455
EBA-10	11.2 cu. ft. 1/3	200	240	400
07.177.00	hp. compres-	200	240	400
ODAFF-20	15.2 cu. ft. 1/3 hp. compres- sor	250	200	£69
ODAFF-30	23.5 cu. ft. 1/2 hp. compres-			
ODAFF-40_	30.8 cu. ft. 14	245	414	690
°ÉBA-20	hp. compres- sor	415	498	80
11111-10	hp. compres-	322	375	621

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

Iowest common carrier rates.
(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation and crating charges.

(f) The Complete Refrigerator Sales Company shall stencil on the lid or covers of food freezer cabinets covered by this order, substantially the following:

OPA Maximum Retail Price—\$_____ Plus freight and crating as provided in Order No. 23 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17438; Filed, Sept. 18, 1945; 11:55 a. m.]

[MPR 592, Order 2] Nash Brick Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 10 of Maximum Price Regulation 592; It is ordered:

(a) The maximum prices for sales by the Nash Brick Company, Rocky Mount, North Carolina, of "A-Grade Common Hard Brick" to any person shall be:

F. o. b. plant	Car kad delivered to destination	Truck deliv- cred to J.b
Par M	Fa M	Par M
\$18,00	\$18.09	\$00.00

(b) The maximum prices established in (a) above reflect the \$2.00 per M brick increase permitted manufacturers under the provisions of 2.1 (h) of Order No. 1 of Maximum Price Regulation 592, and may not be further increased pursuant to 2.1 (h) of Order No. 1.

(c) "A-Grade Common Hard Brick" means a 50-50 combination of selected common brick and common hard brick, mixed by the manufacturer in the same shipment. These bricks shall not be packed in straw or other packing material.

(d) Any person purchasing A-Grade Common Hard Brick from the Nash Brick Company, Rocky Mount, North Carolina, for purposes of resale, may add to the prices established in paragraph (a) above, an amount not in excess of the average dollar mark-up received by such person during March 1942 in making sales of Selected Common Brick and Common Hard Brick, purchased from the manufacturer specified herein, to purchasers of the same class for like quantities under similar conditions of sale.

(e) The Nash Brick Company, Rocky Mount, North Carolina, shall send the following notation to every purchaser of "A-Grade Common Hard Brick" who buys for resale at the time of the first sale to such purchaser after the effective date of this order:

Order No. 2 under section 10 of Maximum Price Regulation 592 issued by the Office of Price Administration establishes the following prices for us for "A-Grade Common Hard Brick".

F. c. b. plant	O. L. deliv- cred to destination	Truck de- livered to job
Pa M	<i>Pa M</i>	Pa M
\$18.09	818.69	\$30.00

Order No. 2 also provides that a reseller may add to these prices an amount not in excess of the average dollar mark-up received by such reseller during March 1842 in making cales of Selected Common Briefs and Common Hard Brick, purchased from the Nach Brick Company, to purchasers of the same class for like quantities under similar conditions of sale.

(f) Any person subject to this order shall make such reports to the Office of Price Administration as it may from time to time require.

(g) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 2 shall become effective September 19, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17439; Filed, Sept. 18, 1945; 11:55 a, m.]

[MPR 136, Amdt. 2 to Order 467] FORD MOTOR Co.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 2 to Order No. 407 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Ford Motor Company. Document No. 6083–136.252–136.

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136; It is ordered:

1. The narrative of paragraph (a) preceding subparagraph (1) is amended to read as follows:

(a) Ford Motor Company, Dearborn, Michigan, is authorized to sell f. o. b. factory its Model 51C, truck chassis and cab with pickup body, 8 cylinder, 90 horsepower, 144" wheelbase, ½ ton nominal rating at a price not to exceed a net wholesale price of \$678.75 (subject to the discounts and deductions in effect to the applicable class of purchaser on March 31, 1942). It shall establish a retail list price for such model which shall consist of the net wholesale price actually charged plus an amount reflecting the percentage differential in effect on March 31, 1942, between the Ford Motor Company's net wholesale price and suggested retail list price for the applicable class of purchaser. This retail list price shall be subject to the same discounts and allowances as were in effect on March 31, 1942.

The manufacturer shall determine the maximum net wholesale prices for its sale of other models within the ½ ton commercial line of its manufacture by adjusting the maximum net wholesale price in effect on March 31, 1942, of each such model so that the same dollar differential shall exist between that adjusted price and the adjusted wholesale price of the Model 51C pickup as existed between the Ford Motor Company's March 31, 1942, net wholesale prices of such models. The Ford Motor Company shall determine a retail list price for each of these additional ½ ton

truck models which shall consist of the net wholesale price actually charged plus an amount reflecting the percentage differential in effect on March 31, 1942, between the Ford Motor Company's net wholesale price for such model and its suggested retail list price for such model, for the applicable class of purchaser.

The following applicable charges may be added to the adjusted net wholesale prices of the Ford Motor Company.

(b) All requests not granted herein

are denied.

(c) This amendment may be revoked or amended by the Administrator at any time.

This amendment shall become effective September 18, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17445; Filed, Sept. 18, 1945; 4:19 p. m.]

[SO 94, Order 79]

U.S. DEPARTMENT OF COMMERCE SPECIAL MAXIMUM PRICES FOR CERTAIN NAVY RATINCOATS

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) What this order does. This order establishes maximum prices at which the new Navy raincoats hereinafter described may be sold and delivered by the United States Department of Commerce and by any subsequent reseller.

(b) Maximum prices. Maximum prices per new Navy raincoat described herein shall be:

Description of raincoat. Single breasted Navy raincoat, waterproofed black twill fabric, convertible collar, double texture material combined by layer of polymerized or co-polymerized vinylresin suitably pigmented and plasticized.

Department of Commerce's price to wholesaler, f. o. b. shipping point____ Department of Commerce's price and wholesaler's price to retailer, f. o. b. shipping point

Price for all sales at retail_____ 15.00

(c) Discounts. Every seller shall continue to maintain his customary dis-

counts for cash.

(d) Notification. Any person who sells the raincoats described in paragraph (b) to a retailer shall furnish the retailer with an invoice of sale setting forth the. retailer's maximum price, and stating that the retailer is required by this order to attach to each raincoat before sale a tag or label which plainly states a selling price not in excess of \$15.00.

(e) Tagging. Any person who sells the raincoats described in paragraph (b) at retail shall attach to each raincoat before sale a tag or label which plainly states a selling price not in excess of

\$15.00, as follows:

OPA price \$_____

(f) Relation to other regulations and orders. This order with respect to the commodity it covers supersedes any other regulation or order previously issued by the Office of Price Administra-

Definitions. (1) "Wholesaler" (g) means any person who sells to purchasers for resale.

(2) "Sale at retail" means a sale to an ultimate consumer.

(h) Revocation and amendment. This order may be revoked or amended at any

This order shall become effective September 20, 1945.

Issued this 19th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17506; Filed, Sept. 19, 1945; 11:25 a. m.]

[SO 94, Order 80]

U. S. DEPARTMENT OF COMMERCE

SPECIAL MAXIMUM PRICES FOR CERTAIN NAVY PEA JACKETS

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) What this order does. This order establishes maximum prices at which the new Navy pea jackets hereinafter described may be sold and delivered by the United States Department of Commerce and by any subsequent reseller.

(b) Maximum prices. Maximum prices per new Navy pea jacket described

herein shall be:

Description of pea jacket. Double breasted Navy pea jacket, assorted sizes, made of 30 oz. Kersey cloth, 2 side slash pockets, corduroy lined, storm collar.

\$11.00

wholesaler's price to retailer, without buttons... 13.50

Wholesaler's price to retailer, with 14.00 buttons.

Price for all sales at retail, with but-

All of the aforesaid maximum prices are f. o. b. shipping point.

(c) Discounts. Every seller shall continue to maintain his customary discounts for cash.

(d) Notification. Any person who sells the pea jackets described in paragraph (b) to a retailer shall furnish the retailer with an invoice of sale setting forth the retailer's maximum price, and stating that the retailer is required by this order to attach to each pea jacket before sale a tag or label which plainly states a selling price not in excess of \$22.50.

(e) Tagging. Any person who sells the pea jackets described in paragraph (b) at retail shall attach to each pea jacket before sale a tag or label which plainly states a selling price not in excess of \$22.50, as follows:

OPA price-\$____

(f) Relation to other regulations and orders. This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administra-

(g) Definitions. (1) "Wholesaler" means any person who sells to purchasers for resale.

(2) "Sale at retail" means a sale to an ultimate consumer.

(h) Revocation and amendment. This order may be revoked or amended at any time.

This order shall become effective September 20, 1945.

Issued this 19th day of September, 1945.

> CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17507; Filed, Sept. 19, 1945; 11:25 a. m.]

[RMPR 136, Order 501]

RADIO AND RADIO PHONOGRAPH PARTS

ADJUSTABLE PRICING

For the reasons set forth in an opinion issued simultaneously herewith and filed. with the Division of the Federal Register. and pursuant to section 23 of Revised Maximum Price Regulation 136, it is ordered:

(a) (1) Definition. For the purposes of this order the term "radio and radio phonograph parts" means all parts and appliances designed for incorporation in radio receivers, electric phonographs, and radio phonograph combinations (except radio tubes, radio, phonograph and radio phonograph cabinets, metal stampings and screw machine products), prices of which were filed with the Office of Price Administration in accordance with the requirements of Revised Price Schedule 84 or Maximum Price Regulation 136, as amended, or may hereafter be filed in accordance with section 25 (a) of Revised Maximum Price Regulation 136, and which were in actual use for the radio receiver, the electric phonograph, and radio phonograph combination purposes in March 1942 and modifications of such parts.

(2) Authorization for adjustable pricing. Any seller of a radio or radio phonograph part is authorized, subject to agreement with his buyer, to deliver except for replacement purposes such radio or radio phonograph part at a price which may be adjusted upwards in accordance with the action to be taken by the Office of Price Administration upon the request of the radio and radio phonograph parts industry for a change in the maximum prices of these commodities.

This order may be amended or revoked at any time by the Price Administrator,

This order shall become effective September 18, 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17446; Filed, Sopt. 18, 1945; 4:19 p. m.]

[RMPR 136, Order 503]

FOUR WHEEL DRIVE AUTO CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 503 Under Revised Maximum Price Regulation 136. Machines, Parts and Industrial Equipment. Four Wheel Drive Auto Company. Docket Nos. 6083-136.21-456, and 6083-136.21-457.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. and pursuant to section 21 of Revised Maximum Price Regulation 136; It is ordered:

- (a) The Four Wheel Drive Auto Company, Clintonville, Wisconsin, is authorized to sell its truck models listed in subparagraph (1) below, adjusted as provided in that subparagraph, plus the applicable allowances in subparagraph
- (1) List price. The following list prices, f. o. b. factory, Clintonville, Wisconsin, to which shall be applied the seller's discount in effect on March 31, 1942, to the applicable class of purchaser:

Model No. and description: HA—Truck, chassis and cab, 132" wheelbase, 17,000 lbs. gross vehicle weight; 1942 standard speci-fications and equipment except to be equipped with FWD Model

HR—Truck, chassis and cab, 144"
wheelbase 20,000 " wheelbase, 20,000 lbs. gross vehicle weight; 1942 standard specifications and equipment except to be equipped with FWD Model 4, 165 "H" transmission__

(2) Charges. (i) A charge for extra, special and optional equipment which shall not exceed the list price, or established price, in effect on March 31, 1942 (less the discount in effect on that date) for such equipment when sold as original equipment:

(ii) A charge to cover delivery and handling expense, computed in accordance with the method that the seller had

in effect on March 31, 1942;

(iii) A charge to cover freight expense, based on current freight rates and computed in accordance with the method that the seller had in effect on March 31, 1942:

(iv) A charge to include the Federal excise tax on tires and tubes and other Federal excise taxes, and state and local taxes on the truck being sold, computed in accordance with the method the seller had in effect on March 31, 1942;

(v) The dollar amount of all other charges which the seller had in effect on March 31, 1942, to the applicable

class of purchasers.

- (b) A reseller of FWD motor trucks is authorized to sell, delivered at its place of business, each FWD motor truck listed in subparagraph (1) below, at a price not to exceed the total of the "List Price" in subparagraph (1) below and the applicable charges in subparagraph (2) below (subject to the discounts in effect on March 31, 1942, to the applicable class of purchasers):
- (1) Model, description, and "List Price", f. o. b. factory, Clintonville, Wisconsin:

Model No. and description: HA-Truck, chassis and cab, 132"

wheelbase, 17,000 lbs. gross vehicle weight, 1942 standard specifications and equipment except to be equipped with FWD Model "H" transmission __

HR-Truck, chassis and cab, 144" wheelbase, 20,000 lbs. gross vehicle weight, 1942 standard specifications and equipment except to be equipped with FWD Model "H" trans-

(2) Charges. (i) A charge for extra, special and optional equipment, not to exceed the charge the reseller had in effect on March 31, 1942 to the applicable class of purchasers for such equipment, when sold as original equipment;

(ii) A charge for transportation which shall not exceed the charge The Four Wheel Drive Auto Company would make for the transportation of the truck from the factory to the point of destination;

(iii) A charge to cover Federal, state, and local taxes on the purchase, sale or delivery of the truck, computed in accordance with the method that the reseller had in effect on March 31, 1942;

(iv) A charge for handling and delivery equal to the charge that the reseller had in effect on March 31, 1942;

(v) The dollar amount of all other charges which the reseller had in effect on March 31, 1942, to the applicable class of purchasers.

(c) A reseller that cannot establish a price under paragraph (b) because it was not in business on March 31, 1942, shall determine its maximum price by adding to the applicable "List Price" f. o. b. factory, set forth in subparagraph (1) of paragraph (b), the following applicable charges:

(1) Charges. (i) A charge equal to the original equipment retail charge that The Four Wheel Drive Auto Company suggested on March 31, 1942, be made by resellers for the extra, special, and optional equipment attached to the truck as original equipment;

(ii) A charge for transportation which shall not exceed the charge The Four Wheel Drive Auto Company would make for the transportation of the truck from the factory to the point of destination;

(iii) A charge equal to the charge made to the reseller by The Four Wheel Drive Auto Company, in accordance with the method The Four Wheel Drive Auto Company had in effect on March 31, 1942, to cover the Federal excise tax on tires and tubes and other Federal excise taxes:

(iv) A charge equal to the reseller's expense for payment of state and local taxes on the purchase, sale or delivery of the truck;

(v) A charge equal to the reseller's actual expense for handling and delivery of the truck;

(d) A reseller of FWD motor trucks in any of the territories or possessions of the United States is authorized to sell each truck described in paragraph (b), at a price not to exceed the applicable price established in paragraph (b) or (c), to which it may add a sum equal to

the expense incurred by or charged to it, for payment of territorial and insular taxes on the purchase, sale or introduction of the truck; export premiums; boxing and crating for export purposes; marine and war risk insurance; and landing, wharfage, and terminal operations.

(e) All requests not granted herein are denied.

(f) This order may be amended or revoked by the Administrator at any time.

Note: Where the manufacturer has an established price under section 8 of Revised Maximum Price Regulation 136 which is different than a price permitted under paragraph (a) because of a substantial modification in decign, specifications, or equipment in the truck, the reseller may add to its price under paragraph (b), (c) or (d) any increase in price to it over the price it would otherwice pay under paragraph (a) plus its customar, markup on such a cost increase, but in the case of a decrease in the price under paragraph (a), the reseller must reduce its price under paragraph (b), (c) or (d) by the amount of the decrease and its customary markup on such an amount.

This order shall become effective September 18, 1945.

Issued this 18th day of September, 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17447; Filed, Sept. 18, 1945; 4:20 p. m.]

[RMPR 528, Order 621

TIRES AND TUBES, RECAPPING AND REPAIR-IIIG, AND CERTAIN REPAIR MATERIALS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528: It is ordered:

(a) The maximum retail prices for the following sizes of new Combat and Run-Flat tires of cotton construction shall be:

Sizo	Ply	Maximum price, per tire
7.50-20	12	\$77.93
9.00-15	19	80.15
11.60-24	15	274.00
14.00-21	20	331.00

(b) All provisions of Revised Maximum Price Regulation 528 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective September 20, 1945.

Issued this 19th day of September 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-17503; Filed, Sept. 19, 1945; 11:25 a. m.]

[MPR 592, Amdt. 9 to Order 1]
Specified Construction Materials and
Refractories

MANUFACTURERS' MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

A new section 2.1 (k) is added to read as follows:

(k) Manufacturers' maximum prices in Structural Clay Products Areas 1-12-(1) What this paragraph covers. This paragraph covers the manufacturers' maximum prices for clay and shale building brick (common and face), structural clay hollow building tile, and clay drain tile (except as produced in Structural Clay Products Area 4), manufactured in Structural Clay Products Areas 1-12 inclusive. As used in this paragraph Structural Clay Products Area 4 means the States of Ohio, West Virginia, Michigan, except the Upper Peninsula and that part of Pennsylvania west of and including, the counties of Potter, Cameron, Clearfield, Blair, and Bedford. Also as used in this paragraph Structural Clay Products Areas 1-12 inclusive means the continental United States excluding the States of Montana, Idaho, Wyoming, Nevada, Utah, Arizona, New Mexico, California, Washington and Oregon.

(2) Manufacturers' maximum prices. The manufacturers' maximum f. o. b. plant or delivered prices for the items covered by this paragraph established pursuant to Maximum Price Regulation 592 as increased by the applicable area provisions of paragraphs (a) to (j) of section 2.1 of Order No. 1 under Maximum Price Regulation 592, may be further increased by an amount not in excess of \$2.00 per thousand for standard size brick and \$0.80 per ton for tile.

(3) Manufacturers' individual price adjustments. (i) Any individual price adjustments granted prior to September 18, 1945, by the Price Administrator or any Regional Administrator to any manufacturer of the products set forth in (1) above, in an amount equal to or less than the increase permitted by this paragraph are hereby revoked.

(ii) Any individual adjustments granted prior to September 18, 1945 by the Price Administrator or any Regional Administrator to any manufacturer of the products set forth in (1) above, in an amount greater than the increase permitted by this paragraph, are hereby continued in full force and effect; such individual adjustments shall not however, be further increased by the in-

This amendment shall become effective September 18, 1945.

crease permitted in this paragraph.

Issued this 18th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-17448; Filed, Sept. 18, 1945; 4:19 p. m.]

IMPR 64, Order 1911

OHIO STOVE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 7 and 11 of Maximum Price Regulation No. 64; It is ordered:

(a) This order establishes maximum prices for sales of the Model No. 104 coal heater manufactured by the Ohio Stove Company, Portsmouth, Ohio, as follows:

(1) For sales in each zone by wholesale distributors to retailers, the maximum prices are those set forth below:

Zone 1	Zone 2	Zone 3	Zone 4
Each	Each	-Each	Each
\$33.09	\$34.97	\$36.84	\$39.06

These prices are f. o. b. seller's city and are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retailers to ultimate consumers the maximum prices are those set forth below:

Zone 1	Zone 2	Zone 3	Zone 4
Each	Each	Each	Each
\$52.95	\$55. 95	\$58.95	\$62.50

These prices include delivery. In all other respects they are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each purchaser for resale after the effective date of this order, the Ohio Stove Company shall notify the purchaser of the maximum prices and conditions set by this order for resales by the purchaser. This notice may be given in any convenient form.

(e) The Ohio Stove Company shall, before delivering any Model No. 104 coal heater, attach securely to the front of each stove a tag or label which plainly states the maximum retail price in each zone together with a list of the states in each zone, and that the prices shown include delivery. This tag or label may not be removed until after the stove has been sold to an ultimate consumer.

(d) For the purposes of this order Zones 1, 2, 3, and 4 comprise the following states:

Zone 1. Ohio, Indiana, West Virginia, and Kentucky.

Zone 2. Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Maryland, Delaware, Virginia, North Carolina, South Carolina, Tennessee, Georgia, Alabama, Mississippi, Florida, Michigan, Wisconsin, Minnesota, Iowa, Illinois, Missouri, Arkansas, Louisiana, Nebraska, Kansas, Oklahoma and the District of Columbia.

Zone 3. North Dakota, South Dakota, Montana, Wyoming, Utah, Colorado, New Mexico and Texas.

Zone 4. Washington, Oregon, Idaho, California, Nevada and Arizona.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 19th day of September 1945.

Issued this 18th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17398; Filed, Sept. 18, 1945; 11:43 a. m.]

Regional and District Office Orders.

[Trenton Order G-3 Under MPR 426]

Fresh Fruits and Vegetables in Trenton, N. J., District

For the reasons stated in an accompanying opinion, this order is issued.

SECTION I. What this order does. This order establishes the amount of freight from "basing point" to "wholesale receiving point" which may be added to the maximum f. o. b. shipping point price to determine the maximum selling prices for certain fresh fruits and vegetables at all wholesale receiving points in the area described in section II below.

Sec. II. Area covered. This order applies in the counties of Mercer, Hunterdon, Ocean, Middlesex, Monmouth, Somerset and Warren in the State of New Jersey.

Sec. III. Amount of freight allowance.
(a) The freight allowance from "basing point" to any "wholesale receiving point" in these counties for any commodity listed in Appendix A, shall be the corresponding amount listed in the annexed Appendix A. Such amount includes all allowances, if any, for protective and other accessorial services and all taxes on transportation cost.

(b) For a carlot or trucklot sold direct to any "wholesale receiving point" in these counties, the freight allowance shall be the corresponding amount listed for the particular commodity in the annexed Appendix B. Such sum includes all allowances, if any, for protective and other accessorial services and transportation costs.

SEC. IV. Revocation. Trenton District Order No. G-2, as amended, issued August 16, 1944, under Maximum Price Regulation No. 426, section 8 (a) (7), is hereby revoked.

SEC. V. Meaning of terms. The terms "basing point" and "wholesale receiving point" are to be understood as defined in Maximum Price Regulation No. 426.

SEC. VI. Effective date. This order shall become effective on August 29, 1945.

Issued this 27th day of August 1945.

RALPH W. HACKETT, District Director.

Det, of season-July 25, July 25, Season, Season-July 25, July 25, July 26,

APPENDIX A

al fedfut and eartago allo olesalo Recelving Point" in in in markets to wholesalors I	Total froight and eartago allowances, including protocityo, accessorial sorvices and tax from "Basing Point" to displia markots to wholesalors' promises). "Wholesalors from New York Otty or Philadolphia markots to wholesalors' promises).	ccessorial sorvices and traction (includes cartago fror	n Now York Otty or Phi		Standard container and min- inum contonts Bushol, 28 ibs			Freight allow- anco \$0,71
Commodity	Standard container and min- imum contonts	Basing point	Date allow- ance	Spina Spina Sweet	Dushel, 48 lbs. 142-bushel crato, 37 lbs. Bushel, 25 lbs.	Fompano, Fia. Crystal Olty, Tex Pompano, Fiadodo	All year. do Jan. 1-July 15	50. 28. 28. 28. 28. 29.
ApricotsCarrots, bunched	Brentwood Lug, 24-20 lbs Northwest Lug, 13-15 lbs L. A. ento, 72 bunches, each bunch 1 lb.	Sacramento Calif. or Yakima, Wash. 20 Gentro, Calif.	All season \$0.70 dododoai 1.80 Apr. 1-May 31 1.90		60 lbs. 46 lbs. 136 bushel.	Sunsot, La	All yeardo	1.30
Oucumbers (except hothouse)	Bushel, 48 lbs	Salinas, Calif. do. Ponchatoula, La. Wacchula, Fia. Ponchatoula, La. do.		1.08 1.10 1.10 1.11 1.14 1.10 1.10 1.10 1.11 2.08 1.10 1.11 2.08 1.11 2.08 1.11 3.09 1.11 3.00 1	Appendix access including protective, access the receiving point" in the entire	orial services, and tax fro	om "basing point" o	n carlot
Eggplant. Grapofrult, plak:	11% bu. emtc, 45 lbs. Bushel, 30 lbs.	Wachula, Fla Fonchatoula, La Ft. Myers, Fla		02 04 16 72 72	Standard container and min- imum contents	Basing point	Date	Freight allow- anco
California and Arizona I All other States I Campornia, white, California and Arizona All other States, including I	13¢ bushol. 13¢ bushol. 13¢ bushol. 13¢ bushol.	Los Angeles, Calif Weslace, Tex Los Angeles, Calif Homestend, Fla	Mov. 1-Apr. 30 1.63 May 1-Oct. 31 1.67 Mov. 1-Apr. 30 1.67 May 1-Oct. 31 1.67 All year 1.23	667 Apricot3	Brentwood lug, 24-25 lbs Northwest lug, 13-15 lbs L. A. enic, 72 bunches, each bunch 7 lb.	Sacramento, Calli, or Yakima, Wach, do El Centro, Calli	All Seasondodododododoaldoalal	8 8 8 8 8
droca, table	Jugi, 23 lb3 Jughel, 23 lb3 35 buchel 3. A. or Salinas ento with 43	Bakersfield, Calif Calipatria, Calif. Santa Barbara, Calif. Los Augeles, Calif El Centro, Calif		Cucumbers (except hothouco)	Buchel, 48 lbs	Salinas, Calif. Ponchatoula, Ea. Wachula, Fla. Ponchatoula, La. Wachula, Fla.		 &&5544
Section 2	neads and weighing 60 lbs. Turnbo earle so the		Mor. 1-Mur. 31 1. Apr.1-Apr. 30 2. Moy 1-Moy 31 2. June 1-Oct. 15 2. Oct. 18-Dec. 1 2. Noce. 1-Dec. 31 1.	1.60 2.60 Englant	45 lb3.		Nov.	*58 82
	Standard crate, 63 lks	Mendsta, Calif El Centra, Calif		2.32 California and Arisana	135 bushel	Les Angeles, Calif Homestead, Fig	Nov. 1-Apr. 23. May 1-Oct. 31 All year.	: 55 5 85 5 85 5 85 5 85 5 85 5 85 5 85
Cacaba Cranclaw Honcydsw	Tony crafe, 37 lb3 Jumbo cerctandard crafe, 43 lb3. Jumbo cerctandard crafe, 40 lb3. Jumbo cer fiandard honcy-dew crafe, 53 lb3. Jumbo cantaloup grafe, 53 lb3.	Mendota, Calif Mendota, Calif Mendota, Calif Mendota, Calif			Lug, 23 lb3. Buchel, 23 lb3. 185 bushel L. A. er Falines erate with 48 lcads and weighing 69 lb3.	* * * * * * * * * *		okaukasses
Oranges: California and Arisona. All other States including "Judian River."	Jumbo Persian crate, 43 lbs Standard Persian crate, 35 lbs Pary Persian crate, 35 lbs 135 bushel	do do Angeles, Calif	All year. All year. Nov. 16Apr. 20. All year. All year.	Mebanst Cantaloups and honeyball melons,	Jumbo crafe, 63 lks		Oct. 19-Dec. 1 Dec. 19-Dec. 31 Declaning of eesten-bly 25 Alily 29-end of eesten-bly 25 Regioning of eesten-bly 25	23 % 8 8 8
Plums,	Western pear box, 46-50 lbs. 4-briske, crate, step 3 x 4, 22-31 lbs. 3 x 4 x 4, 22-31 lbs. 4 x 4, 22-31 lbs. 4 x 6, 20-30 lbs. 4 x 6, 20-30 lbs. 6 x 6, 20-37 lbs.	fakima, Wash facamento, Calif. do	25.50 00 00 00 00 00 00 00 00 00 00 00 00 0	Egil Sy Creaba	Pony crate, 67 lbs	Mendota, Califdododo	All genson. All senson. All year. do	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Prunca, fresh Italian	6 x 6, 23-27 lbs ½ bushel, 28-23 lbs Prune box, 16-17 lbs	do Wash	OF THE STREET	0	Jumbo cantaloup crate, 69 lbs.,	El Centro, Calif Mondota, Calif	season. Ber, of season- July 25. July 29-end of	1,60

Commodity	Standard container and min- imum contents	Basing point	Date	Freight allow- ance
Melons—Continued. Persian	134 bushel	Los Angeles, Calif Homestead, Fla Sacramento, Calif Yakima, Wash Sacramento, Cal do Systima, Wash do Fla Crystal City, Tex Pompano, Fla do Sunset, La do	Nov. 16-Apr. 30 May 1-Nov. 15 All yeardo	1.33 1.40 .90 .91 .69 .69 .60 .53 .58 .64 .39 .51 .42
Tangerines; All States except California and Arizona.	138 bushel	Homestead, Fla	do	.90

[F. R. Doc. 45-17279; Filed, Sept. 14, 1945; 4:54 p. m.]

[Region VIII Order G-6 Under RMPR 136] BALLEART PUNCH CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under authority vested in the Regional Administrator of the Office of Price Administration by sections 21 and 29 of Revised Maximum Price Regulation 136, It is hereby ordered:

(a) The adjusted maximum prices at which Balleart Punch Company, Oakland, California, may sell punch presses and punch press carts which it manufactures shall be at its properly established price list plus 9%.

(b) The adjusted maximum price for which any reseller may sell punch presses or punch press parts manufactured by Balleart Punch Company shall be the particular reseller's present maximum price plus any increased dollar and cents amount which the reseller has paid the supplier above-named pursuant to paragraph (a), above.

(c) All allowances, discounts or other price differentials in effect during March,

1942, shall be maintained.

- (d) This order shall apply to the states of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino and Mohave Counties lying north of the Colorado River, and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone and Idaho.
- (e) This order may be corrected, amended or revoked at any time.
- (f) This order shall become effective September 10, 1945.

Issued this 4th day of September 1945.

CHAS. R. BAIRD, Regional Administrator.

[F. R. Doc. 45-17281; Filed, Sept. 14, 1945; 4:54 p. m.] [Region VIII Order G-1 Under MPR 592]

LUNDBERG CONCRETE PIPE Co.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under authority vested in the Regional Administrator of the Office of Price Administration by section 16 of Maximum Price Regulation 592, It is hereby ordered:

(a) The adjusted maximum prices at which certain specified drain tile manufactured by Lundberg Concrete Pipe Company of Tacoma, Washington, may be sold shall be as follows:

Item and Maximum Price

- 3" drain title: Base, 6¢ each. 4" drain tile: Base, 7¢ each.
- (b) The above prices are f. o. b. manufacturer's plant.
- (c) All sellers must maintain all allowances, discounts or other price differentials in effect during March, 1942.
- (d) This order shall apply to sales in the States of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino and Mohave Counties lying north of the Colorado River; and the following counties in the State of Idaho; Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.
- (e) This order may be corrected, amended or revoked at any time.
- (f) This order shall become effective September 10, 1945.

Issued this 4th day of September 1945.

CHAS. R. BAIRD, Regional Administrator.

[F. R. Doc. 45-17280; Filed, Sept. 14, 1945; 4:54 p. m.] LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register September 14, 1945.

REGION I

Hartford Order 5-F, Amendment 17, covering fresh fruits and vegetables in the Waterbury and Watertown Areas. Filed 9:52 a.m.

Hartford Order 6-F, Amendment 18, covering fresh fruits and vegetables in the Hartford Area. Filed 9:52 a.m.

Hartford Order 7-F, Amendment 16, covering fresh fruits and vegetables in the New Haven Area. Filed 9:52 a.m.

Hartford Order 8-F, Amendment 17, covering fresh fruits and vegetables in the Bridgeport Area, Filed 9:49 a.m.

Providence Order 3-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Rhode Island. Filed 9:49 a.m.

REGION II

Albany Order 7-F, Amendment 13, covering fresh fruits and vegetables in certain areas in New York. Filed 9:50 a.m.

Albany Order 7-F, Amendment 14, covering fresh fruits and vegetables in certain areas in New York. Filed 9:50 a.m.

Albany Order 7-F, Amendment 15, covering fresh fruits and vegetables in certain areas in New York. Filed 9:51 a.m.

Albany Order 8-F, Amendment 14, covering fresh fruits and vegetables in certain areas in New York. Filed 9:51 a.m.

Albany Order 8-F, Amendment 15, covering fresh fruits and vegetables in certain areas in New York. Filed 9:51 a.m.

Albany Order 9-F, Amendment 13, covering fresh fruits and vegetables in certain areas in New York. Filed 9:51 a.m.

Albany Order 9-F, Amendment 14, covering fresh fruits and yegetables in certain areas in New York. Filed 9:49 a.m.

Albany Order 9-F, Amendment 15, covering fresh fruits and vegetables in certain dress in New York. Filed 9:49 a.m.

Altoona Order 2-F, Amendment 34, covering fresh fruits and vegetables in the entire Altoona Area. Filed 9:50 a.m.

Altoona Area. Filed 9:50 a.m.

Erle Order 7-W, Amendment 4, covering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 9:56 a.m.

Erie Order 22, Amendment 4, covering dry groceries in certain counties in the state of Pennsylvania. Filed 9:56 a.m.

Newark Order 7-F, Amendment 20, covering fresh fruits and vegetables in certain counties in New Jersey. Filed 9:50 a.m.

Philadelphia Order 6-F, Amendment 43, covering fresh fruits and vegetables in the city and county of Philadelphia and Pennsylvania. Filed 9:50 a.m.

Philadelphia Order 11-F, Amendment 18, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:01 a, m.

Philadelphia Order 12-F, Amendment 18, covering fresh fruits and vegetables in certain counties in Pennsylvania. Flied 10:01 a.m.

Williamsport Order 3-F, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:01 a.m.

REGION III

Cincinnati Order 8-F, Amendment 5, covering fresh fruits and vegetables in certain areas in Ohio. Filed 9:42 a.m.

Cleveland Order 3-F, Amendment 56, covering fresh fruits and vegetables in the Mahoning and Trumbull Counties, Ohio. Filed 9:49 a. m.

Cleveland Order 4-F, Amendment 56, covering fresh fruits and vegetables in Stark and Summit Counties, Ohio. Filed 9:57 a.m.

REGION IV

Atlanta Order 6-F, Amendment 50, covering fresh fruits and vegetables in the At-

lanta-Decatur Area. Filed 9:57 a.m.
Atlanta Order 7-F, Amendment 18, covering fresh fruits and vegetables in certain areas in Georgia. Filed 9:57 a.m.
Atlanta Order 8-F, Amendment 18, cover-

ing fresh fruits and vegetables in certain areas in Georgia. Filed 9:58 d. m.

Atlanta Order 9-F, Amendment 21, covering fresh fruits and vegetables in Bibb and Muscogee Counties, Georgia, and Phenix City, Alabama. Filed 9:58 a. m.

Atlanta Order 10-F, Amendment 8, covering fresh fruits and vegetables in certain areas in Georgia. Filed 9:58 a.m.
Columbia Order 7-F, Amendment 14, cov-

ering fresh fruits and vegetables in the entire State of South Carolina. Filed 9:49 a.m.

Jackson Order 4-F, Amendment 46, covering fresh fruits and vegetables in certain areas in Mississippi. Filed 9:52 a.m.

Memphis Order 6-F, Amendment 46, covering fresh fruits and vegetables in Memphis and Shelby County, Tennessee. Filed 9:58 a. m.

Miami Order 1-F, Amendment 29, covering fresh fruits and vegetables in certain areas in Florida. Filed 9:48 a. m.

Miami Order 2-F, Amendment 27, covering fresh fruits and vegetables in the Tampa, Florida, Area. Filed 9:48 a.m.

Montgomery Order 20-F, Amendment 39, covering fresh fruits and vegetables in Mobile County, Alabama. Filed 9:48 a.m. Montgomery Order 20-F, Amendment 40,

covering fresh fruits and vegetables in Mo-

bile County, Alabama. Filed 9:58 a.m. Montgomery Order 21-F, Amendment 44, covering fresh fruits and vegetables in Montgomery County, Alabama. Filed 9:48

Montgomery Order 21-F, Amendment 45, covering fresh fruits and vegetables in Montgomery County, Alabama. Filed 9:58 a. m.

Montgomery Order 22-F, Amendment 45, covering fresh fruits and vegetables in Houston County, Alabama. Filed 9:48 a. m. Montgomery Order 22-F, Amendment 46, covering fresh fruits and vegetables in

Montgomery Order 24-F, Amendment 42, covering fresh fruits and vegetables in Dal-

las County, Alabama. Filed 9:47 a.m. Montgomery Order 24-F, Amendment 43, covering fresh fruits and vegetables in Dal-

las County, Alabama. Filed 9:59 a.m.
Richmond Order 1-O, covering eggs in the Richmond Area. Filed 10:00 a.m.

Savannah Order (Adopt) 7-F, Amendment 46, covering fresh fruits and vegetables in certain areas in Georgia. Filed 10:00 a.m.

Savannah Adopting Order 12-F, Amendment 13, covering fresh fruits and vegetables in certain areas in Georgia. Filed 10:00 a.m.

Dallas Order 1-M, covering malt beverages in Dallas County, Texas, Area. Filed 9:55

Shreveport Order G-17, Amendment 8, covering eggs in certain areas in Louisiana. Filed 9:55 a.m. Wichita Order 5-F, Amendment 6, covering fresh fruits and vegetables in certain areas in Kansas. Filed 10:00 a.m.

Wichita Order 6-F, Amendment 1, covering fresh fruits and vegetables in certain areas in Kansas. Filed 10:01 a.m.

REGION VI

La Crosse Order 3-F, Amendment 81, cavering fresh fruits and vegetables in the Eau Claire and Chippewa Falls, Wicconsin Area. Filed 9:55 a. m.

La Crosse Order 5-F. Amendment 80, covering fresh fruits and vegetables in Rochester, Minnesota, Area. Filed 9:63 a.m.

Moline Order 2-F, Amendment 52, covering fresh fruits and vegetables in certain areas

in Illinois and Iowa. Filed 9:53 a.m. Omaha Order 10-F, Amendment 21, covering fresh fruits and vegetables in the Omaha, Nebraska and Council Bluffs, Iswa Area. Filed 9:53 a.m.

Omaha Order 11-F, Amendment 25, covering fresh fruits and vegetables in the Lincoln, Nebraska Area. Filed 9:52 a.m. Peoria District Order 8-F, Amendment 29,

covering fresh fruits and vegetables in certain

areas in Illinois. Filed 9:53 a.m. Peorla District Order 9-F, Amendment 20, covering fresh fruits and vegetables in certain areas in Illinois. Filed 9:53 a. m.

REGION VIII

San Diego Order 2-F, Amendment 20, covering fresh fruits and vegetables in certain

areas in California, Filed 9:55 a.m. San Diego Order 3-F, Amendment 18, covering fresh fruits and vegetables in certain areas in the Imperial County, California. Filed 9:56 a. m.

Seattle Order 3-P. Amendment 1. covering fresh fish in the Seattle and Bremerton, Washington Arcas. Filed 9:56 a.m. Seattle Order 6-F, Amendment 50, covering

fresh fruits and vegetables in the Scattle and Bremerton, Washington Areas. Filed 9:43 a. m.

Seattle Order 6-F. Amendment 52, covering fresh fruits and vegetables in the Scattle and Bremerton, Washington Area. Filed 9:42

Seattle Order 7-F, Amendment 47, covering fresh fruits and vegetables in the Tacoma, Washington Area. Filed 9:42 a.m.

Seattle Order 8-F. Amendment 44, covering fresh fruits and vegetables in the Everett, Washington Area. Filed 9:42 a.m.

Seattle Order 9-F, Amendment 52, covering fresh fruits and vegetables in the Seattle and Bremerton, Washington Arca. Filed 9:42 a. m.

Seattle Order 10-F, Amendment 43, covering fresh fruits and vegetables in the Bellingham, Washington Area. Filed 9:43

Seattle Order 11-F, Amendment 44, covering fresh fruits and vegetables in the Olympia, Washington Area. Filed 9:44 a.m.

Seattle Order 12-F, Amendment 43, covering fresh fruits and vegetables in the Aberdeen and Hoquiam, Washington Area. Filed 9:44 a. m.

Seattle Order 13-F. Amendment 44, covering fresh fruits and vegetables in the Centrallia and Chehalis, Washington Arca. Filed 9:47 a. m.

Scattle Order 14-F, Amendment 44, covering frech fruits and vegetables in the Wenatchee and East Wenatchee, Washington Area. Filed 9:47 a.m.

Scattle Order 15-F, Amendment 42, covering fresh fruits and vegetables in the Yakima, Washington Area. Filed 9:47 a.m. Spolane Order 9-F, Amendment 39, cover-

ing fresh fruits and vegetables in the Kostenai County, Idaho Area. Filed 9:56

Spokane Order 10-F. Amendment 23. covering fresh fruits and vegetables in the Shechone and Kcotenai Counties, Idaho. Filed 9:57 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK, Secretary.

[P. R. Doc. 45-17349; Filed, Sept. 17, 1945; 4:34 p. m.]

[Region VII Order G-53 Under MPR 183] BATTER FURNITURE AND CABINET WORKS ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-58 under Maximum Price Regulation No. 188. Authorized maximum prices for specified items of unfinished furniture manufactured by T. J. Batten, doing business as Batten Furniture and Cabinet Works, Denver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-126.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-58 is issued.

(a) What this order does. This Order No. G-58 establishes maximum prices for specified items of unfinished furniture manufactured by T. J. Batten, doing business as Batten Furniture and Cabinet Works, when sold by the manufacturer and specified resellers.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-58, the maximum prices for the specified items of unfinished furniture manufactured by T. J. Batten, doing business as Batten Furniture and Cabinet Works, of 463 South Broadway, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, when sold by the manufacturer or any reseller at the levels specified, f. o. b. shipping point, shall be as follows:

CHESTS OF DRAWERS

	CHEST	o or bu	A II LUG				<u> </u>
Sale category	Wholesale	Retail	Whole	523]0	Retail	Wholesa	la Retall
Model No	\$5.00 2-4	\$3,30	\$5.25	1-B 2-B	\$3.75	\$5.40	-0 :0
Maximum prices Model No	5.75 3-4	9.55	6.00	3-B	10.00	6.40 C	-C 10,63
Maximum prices Model No Maximum prices	6.50 6.50	10.85	6.95 6.85	4-B	11.60 11.40	7.20 7.10	-0 12.03 11.83
Model No.	7 25		7.75	5-B	12.90		-O 13.60

CHESTS OF BRAWERS—continued							
Enlo miczory	Whelerate Ret	all Wholerale Re	etail Wholesale Ectail				
Model No. Maximum prices. Model No.	\$3.09 ^{6-A} \$13.	7-B	1.25 \$9.00 C-C \$15.00 T-C				
Mosimum prices Model No Maximum Prices	8.75 8-A 14. 7.25 8-A 12.	19 7.70 S-B	2.85 10.00 16.05 2.85 8.00 13.25				
Me lel No Maximum Prices Me lel No Maximum races	8.09 P-A 19-A 2.75 14	10-B	435 9.00 15.00 435 19.00 17.03				

CHESTS OF DRAWERS—continued						
Sale category	Wholesale Retail	Wholesale Retail	Wholesale Retail			
Model No	11-A \$9. 50 12-A 15. 85 10. 25 13-A 17. 10 7. 50 2-HA 15. 85 0. 50 4-HA 15. 85 0. 50 4-HA 15. 85 0. 50 6-HA 17. 10 11. 00 7-HA 18. 35 11. 75 8 HA 17. 50 10. 50 9-HA 12. 50 10. 50 11. 75 10. 60 10. 50 20. 85 11. 75 22. 10 14. 75 22. 10 14. 75 24. 60 15. 50 25. 85	11-B \$10. 40 12-B 10. 25 13-B 11. 15 2-HB 8. 50 7. 75 2-HB 8. 50 9. 85 4-HB 10. 75 5-HB 10. 75 6-HB 10. 75 6-HB 10. 85 11. 60 7-HB 12. 50 8-HB 13. 25 10. 95 10. HB 13. 25 10. HB 13. 25 10. HB 13. 25 10. HB 13. 25 10. HB 14. 10 15. 10 16. 60 9. 85 10. 85 10. 85 10. 95 10. 95 10. 10 10. 10 11. 10 12. 10 13. 25 10. 10 13. 25 10. 10 10. 10 1	11-C \$18.35 10.75 17.90 11.75 13-C 19.60 7.90 14.85 3-HC 17.00 10.10 5-HC 18.60 12.00 8-HC 21.65 11.25 9-HC 12.75 11.75 21.25 13.75 22.90 14.75 12-HC 29.65 17.00 28.35			
	DRESSING !	TABLES				
Model No	\$4.35 \$7.25 8.75 16-A 14.60 10.75 16-A 17.90 14-HA 6.00 10-HA 11.25 18.75 16-HA 13.75 22.90	14-B \$4.45	14-C \$1.50 \$7.50 15-C 9.50 15.85 16-C 11-75 19.60 6.15 10.25 15-HC 12.00 20.00 16-HC 14.75 26.65			
	UTILITY CA	BINETS				
Model No	\$9.75 \$16.20 7.75 \$18-A 7.75 \$12.90 17-HA 13.75 \$22.90 18-HA 11.00 \$18.35	17-B \$10. 25 \$17. 10 18-B 8. 25 13. 75 17-HB 14. 35 23. 80 18-HB 11. 60 19. 35	17-O \$10.50 18-O 8.50 17-HC 14.75 18-HC 12.00 20.00			
,	KNEE HOLE	DESKS				
Model No	\$12. 25 \$20. 40 20-A 8. 75 \$14. 60 19-HA 16. 00 26. 65 20-HA 11. 25 18. 75	19-B \$12.75 20-B 9.00 15.00 19-HB 16.50 27.50 20-HB 11.50 19.15	\$13.00 \$21.65 9.25 15.40 16.75 27.90 11.75 19.60			
ENI	EE HOLE DESKS WITH	PANEL END BOOKCAS	B			
Model No	\$7. 80 \$\begin{array}{c} \pmu^2 \-1 \-\ \pmu^2 \\ \pmu^2 \-1 \-1 \\ \pmu^2 \\ \pmu^2 \-1 \-1 \\ \pmu^2 \\ \pmu^2 \-1 \-1 \\ \pmu^2 \\ \pmu^2 \\ \mu^2 \\ \pmu^2 \\ \mu^2 \\	\$7. 90 \$13. 15 22-B \$13. 15 11. 20 18. 65 10. 10 16. 80 22-HB 13. 70 22. 80	21-O \$7.95 \$13.25 22-C 11.45 19.00 21-HC 10.15 16.90 22-HC 13.95 23.25			

Sale category	Wholesalo	Retail	Wholesale	Retail	Wholesalo	Retait
Model No	23A \$15. 50 23H 20. 25	\$25.80	23-H \$16. 40 23-H 21. 15	\$27.30	23-0 \$17.00 23-H 21.75	\$23,30
		WARDRO	BES			•
Model No	\$12.90 24-H 17.90	\$21.50	24-I \$13. 65 24- H 18. 65	\$22.75	24-0 \$13.90 24-11 18.90	\$23, 15
	Þ	ook su	ELVES			
Model No	26-A- 3. 25 27-A- 3. 50 29-A- 3. 75 30-A- 25-HA 3. 75 26-HA 4. 20 27-HA 4. 25-HA 4. 25-HA 4. 25-HA	\$5.00 2T 5.40 2T 5.85 2T 5.85 2T 6.25 -2T 6.65 -2T 6.65 -2T 7.10 -2T 7.50	25-A- \$3.25 26-A- 3.50 27-A- 3.75 23-A- 4.00 30-A- 4.25 25-HA 4.00 28-HA 4.50 28-HA 4.50 28-HA 4.50 28-HA 4.50 28-HA 4.50 28-HA 5.50 29-HA	\$5. 40 3T	25-A- \$3.50 20-A- 3.75 27-A- 4.00 28-A- 4.25 30-A- 4.25 25-HA 4.25 20-HA 4.75 28-HA 4.75 29-HA 5.00 30-HA 5.20	\$5.85 4T 0.25 4T 0.05 4T 7.10 4T 7.50 -4T 7.50 -4T 7.90 -4T 7.90 -4T 8.30
PANEL BEDS						
Model No Maximum prices	\$9.00	A \$15.00	31-H \$12.60	A \$20. GO		
		WOOD !	SCREENS	<u></u>		·
Model No	\$5. 85 32-A	A \$8.95	32-H \$7.00	A \$11. 65		
	C	ниго, в с	HAIRS			
Model No	\$2.00	A \$3. 35	33-H \$2.75	A \$4.60		
		CHILD'S	SETS			
Model No	\$6.30	Å \$10. 50	\$34 - H \$3.00	A - \$13.30		
	co	RNER CA	BINETS			
Model No Maximum prices	\$12.50 ³⁵⁻²	A. \$20.85	35-H \$16.00	A \$26. 65		
	G.A	TE LEG	TABLES			
Model No	\$4. 25	A \$7.10	36-E \$6.00	A \$10.00		
Note: (i) The above a discount of 2% for pa (ii) The prices above s to wrapping, packing,	authorized r yment with specified for s boxing, and	naximum in-10 day sales f. o. l carting	n prices for s ys from date b. shipping j	ales at w of invo point inc	holesalo aro s lco. ludo all Costs	subject to Inciden

BABY WARDROBES

(c) Manufacturer must tag each article with its retail price. The manufacturer must attach to each article of. unfinished furniture covered by this Order No. G-58, by any suitable means, a tag plainly marked, "Maximum price

when sold by any seller to an ultimate consumer. \$_____.".

consumer, \$_____.".

(d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-58 for sales by the manufacturer or any other seller. Also, the price increases authorized by Order 1052 under Maximum Price Regulation No. 188 have been taken into consideration in arriving at the maximum prices established by this Order No. G-58, and such prices reflect the full amount of the increases authorized by said Order 1052. Therefore, neither the manufacturer nor any reseller is permitted to add anything to the maximum prices as above set forth in paragraph (b) by reason of said Order 1052. Letter Order No. 7-188-158-158a-

12 and Amendments No. 1 and No. 2 thereto, heretofore issued by this Regional Office, are hereby revoked and superseded by this Order No. G-58 as of

the effective date hereof.
(e) Geographical applicability. The maximum prices authorized by this Order No. G-58 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Adminis-

Effective date. This Order No. G-58 shall become effective on the 4th day of September 1945.

Issued this 4th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-17341; Filed, Sept. 17, 1845; 4:35 p. m.]

[Region VII Order G-59 Under MPR 183] COLORADO FIXTURE AND FURNITURE MFG. CO. ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-59 Under Maximum Price Regulation No. 188. Authorized Maximum prices for specified items of unfinished furniture manufactured by Sylvan Moses, doing business as Colorado Fixture and Furniture Manufacturing Company, Danver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-138-158-27.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 183, and for the reasons set forth in the accompanying opinion, this Order No. G-59 is issued.

(a) What this order does. This Order No. G-59 establishes maximum prices for specified items of unfinished furniture manufactured by Sylvan Moses, doing business as Colorado Fixture and Furniture Manufacturing Company, when sold by the manufacturer and specified resellers.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-59, the maximum prices for the specified items of unfinished furniture manufactured by Sylvan Moses, doing business as Colorado Fixture and Furniture Manufacturing Company, of 60 South Broadway, Danver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, when sold by the manufacturer or any reseller at the levels specified, f. o. b. shipping point, shall be as follows:

CHESTS OF DRAWERS							
Sale category	Wholesale Retail	Wholezalo Retail	Wholecalo Retail				
Model No	\$5.00 2-A \$8.00 5.75 3-A 0.55 6.50 4-A 10.85 7.25 5-A 12.10 8.00 7-A 13.35 8.75 8-A 12.10 8.00 10-A 13.35 8.75 11-A 15.85 9.50 13-A 17.10 7.50 3-HA 15.85 9.50 4-HA 15.85 9.50 4-HA 15.85 9.50 5-HA 17.10 11.00 7-HA 19.60 10.50 8-HA 17.50 11.75 8-HA 17.50 11.75 19-HA 19.60	1-B \$8.75 6.00 3-B 10.00 6.95 4-B 11.40 7.75 5-B 12.90 8.60 7-B 15.85 7.70 9-B 12.85 8.60 7-B 12.85 8.60 10-B 15.85 7.70 9-B 12.85 8.60 10-B 15.85 10.40 11-B 17.35 10.25 13-B 17.10 11.15 1-HB 12.50 2-HB 12.50 8.50 3-HB 14.15 9.95 4-HB 10.60 9.85 5-HB 17.90 10.75 6-HB 17.90 11.60 7-HB 10.35 12.50 8-HB 10.85 10.95 8-HB 10.85 10.95 8-HB 10.25 10.95 9-HB 10.25 10.95 9-HB 10.25	1-C				
Model No Maximum prices Model No Maximum prices Model No Model No	11.75 19.60 8-HA 10.50 17.50 9-HA	12.50 20.85 8-HB 10.95 18.25	13.00 21.05 8-HO 11.25 18.75 9-HO				
Model No Maximum prices Model No. Maximum prices Model No. Model No. Maximum prices	11-HA 13.25 22.10 12-HA 14.75 24.60 13-HA 15.50 25.85	11-HB 14.10 23.50 12-HB 15.50 25.85 13-HB 16.40 27.35	11-HC 14.75 24.69 12-HO 24.65 13-HC 23.35				
	KNEE HOLI	DESES					
Model No	12.00 20.00 14-HA 10.75 17.90 15-HA	14-B \$5.50 15-B 12.50 14-HB 11.00 15-HB 16.25 27.10	14-0 \$3.75 15-0 12.75 14-HO 11.25 16-HO 16-HO 27.60				

DURCHING TABLES Wholerale Retail Wholerale Retail Wholesale Retail Falo category Medel No. Maximum prices. Medel No. Medel No. Medel No. Medel No. Medel No. Maximum prices. 13.25 S15.49 16-A 16-C \$14.60 \$3.75 \$3.50 \$17.85 10-HB 11.75 19.60 17-HB 17-A 17-C 12.75 21.25 16-HA 11.25 19.75 22,50 16-HC 17-HC 16.75 20.00 17-HA Model No Maximum prices, 10.00 29.63 27.00 WARDEGDES 18-C \$12.75 13-C \$10.60 13-B 13-B \$11.75 \$12.70 \$21,23 19-A 25.00 15.75 18-HB 26, 25 15.00 16.25 27.10 18-HA 17.00 19-HA Medel No. Maximum prices..... 19-HC 18.00 17.75 29.60 19-HB 23,35 20.00 Medel No Maximum prices 13-HC \mathfrak{m} \mathfrak{s} 23,25 20.75 24.00 21, 25 DADY WARDESDES 29-A 20-B 20-C Maximum prices Model No Maximum prices \$16.60 20-HA 20-HA \$17.75 \$29.60 29-HC 37.50 \$17.60 \$23.35 20-HB \$20,63 21.75 26, 25 21.00 EGORCASES 21-A-2T 21-A-3T 21-A-4T \$4.00 \$5.65 22-A-4T 4.25 7.10 22-A-4T 83.75 E3.25 22-A-3T 3.75 6.23 23-A-2T 4.00 6.65 23-A-3T 4.75 7.90 24-A-3T 6.60 9.15 4.0 7.00 21-A-27 6.25 8.76 5.60 8.50 24-A-4T 5.75 9.53 21-HA-4T 21-HA-3F 21-HA-3F .50 7.50 22-HA-3F .25 8.75 21-HA-2T Medel No. Maximum prices Medel No. Maximum prices. 23 7.10 22-HA-2T .60 7.50 23-HA-2T .23 4.75 7.90 22-HA-4T 5.00 8.20 23-HA-4T 4.73 7.90 23-HA-3T 4. (0) 6.23 8.75 24-HA-2T 0.00 10.00 5.50 9.15 24-HA-3T 6.25 10.49 9.55 9.15 5.75 21-HA-4T 10.85 CORNER OR CHINA CARDIETS 25-A \$23.85 SM.00

\$15.50

Sale category

Model No......Maximum prices.....

PANEL E	EDS	
Wholesale Retail	Wholesale Retail	Wholesale Retail
\$9.00 ²⁶ —A \$15.00	26-HA \$12.00 \$20.00	
DIN'T D	PNG	

\$35.00

\$21.00

\$25, 85

Sale category	Wholesale	Retail	Wholesale	Retail	Wholesalo	Retall
Model No	\$4. 25	\$7.10	23-H. \$6.00	A \$10.00		

GATE LEG TABLES

NOTE: (i) The above authorized maximum prices for sales at wholesale are subject to a discount of 2% for payment within 10 days from date of involce.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) Manufacturer must tag each article with its retail price. The manufacturer must attach to each article of unfinished furniture covered by this Order No. G-59, by any suitable means, a tag plainly marked, "Maximum price when sold by any seller to an ultimate consumer, \$_____.

\$15, 50

consumer, \$____.".
(d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-59 for sales by the manufacturer or any other seller. Also. the price increases authorized by Order 1052 under Maximum Price Regulation No. 188 have been taken into consideration in arriving at the maximum prices established by this Order No. G-59, and such prices reflect the full amount of the increases authorized by said Order 1052. Therefore, neither the manufacturer nor any reseller is permitted to add anything to the maximum prices as above set forth in paragraph (b) by reason of said Order 1052. Letter Order No. 7-188-158-158a-14 and Amendments No. 1 and No. 2 thereto, heretofore issued by this Regional Office, are hereby revoked and superseded by this Order No. G-59 as of the effective date hereof.

(e) Geographical applicability. The maximum prices authorized by this Order No. G-59 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Adminis-

Effective date. This Order No. G-59 shall become effective on the 4th day of September 1945.

Issued this 4th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-17342; Filed, Sept. 17, 1945; 4:35 p. m.]

[Region VII Order G-60 Under MPR 188] WHITTEMORE'S CABINETS AND FURNITURE ET AL.

AUTHORIZATION OF MAXIMUM PRICES Order No. G-60 Under Maximum Price Regulation No. 188. Authorized maximum prices for specified items of unfinished furniture manufactured by Irvin Whittemore, doing business as Whittemore's Cabinets and Furniture, Denver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-29.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-60 is issued.

(a) What this order does. This Order No. G-60 establishes maximum prices for specified items of unfinished furniture manufactured by Irvin Whittemore, doing business as Whittemore's Cabinets and Furniture, when sold by the manufacturer and specified resellers.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-60, the maximum prices for the specified items of unfinished furniture manufactured by Irvin Whittemore, doing business as Whittemore's Cabinets and Furniture, of 815 East Cedar Avenue, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, when sold by the manufacturer or any reseller at the levels specified, f. o. b. shipping point, shall be as follows:

CHESTS OF DRAWERS

Sale category	Wholesalo Retail	Wholesale Retail	Wholesale Retail
Model No	1-A	1-B	1-C
Maximum prices	\$6.50 \$10.85	\$6.85 \$11.40	\$7.10 \$11.85
Model No.	2-A	2-B	2-C
Maximum prices Model No	7. 25 12. 10 3-A	7.75 12.90 3-B	8.15 13.60 3-C
Maximum prices	8.00 13.35	8.60 14.35	9.00 15.00
Model No.	4-A	4-B	4-C
Maximum prices	8.75 14.60		10.00 16.65
Model No	5-A	5-B	δ-O
Maximum prices	6.80 11.35		7.50 12.50 6-C
Model No Maximum prices	6-A 5.00 8.20	5.25 6-B 8.75	5.40 9.00
Model No.	7-A	7-B	7-C
Maximum prices	5.75 9.55	6.00 10.00	6.40 10.65
Model No	8-A	8-B	8-0
Maximum prices	6.50 10.85	6.95 11.60 9-B	7.20 12.00
Model No Maximum prices	7. 25 9-A 12. 10		8.00 13.35
Model No	10-A	10-B	10-C 10:50
Maximum prices	8.00 13.35	8.60 14.35	9.00 15.00
Model No	11-A	11-B	11-C
Maximum prices	8.75 14.60		10.00 10.05
Model No Maximum prices	9. 50 15. 85	10. 40 17. 35	11.00 18.35
Model No	13-A	13-B	13-C
Maximum prices	9. 50 15. 85		11.700 18.35
Model No	14-A	14-B	14-0
Maximum prices	9.50 15.85	10.25 17.10	10.75 17.90
Model No	15-A 10. 25 17. 10	15-B 11, 15 18, 60	15-O 11.75 19.60
		1 11.10 10.00	18.00

Sale category	Wholesale	Retail	Wholesalo	Refail	Wholesalo	Retail
Model No	1-H		1-H1		1-HC	
Maximum prices Model No	\$9.50 2-H	\$15,85	\$9.85 2-H1		\$10.10 2-H	\$10.85
Maximum prices	10.25	12 10	10.75	17 00	11.15	18.60
Model No	3-H	1.10	3-H1	B	3-H(ייייי ייייי
Maximum prices	11.00	18.35	11.60	19,35	12.00	20,00
Model No	4-H	1	4-H1		4-H() '
Maximum prices	11.75	19.60	12.50	20.85	13.00	21.65
Model No	5-HA	۱	6-H	B	10 to H(3
Maximum prices	9.80 6-HA	16.80	10. 20		10.00 6-H	17.00
Model No	7.50	12.60	7.75	10 00	7.90	13.15
Model No	7-HA	14.00	7-H	32.00	7-H	, 10, 10
Maximum' prices		13, 75	8,50		8,90	14.85
Model No.	8-HA	1	8-H1	B.	8-110	"
Maximum prices	9.50	15.85	9,95	16.60	10.20	17.00
Model No	9-HA	L	9-H	В	9-H(,,,,,,
Maximum prices	10.50	17. 60	10.95	18. 25	11. 25 10-II	18.70
Model No	10-H 11.75		10-HI 12.30		12.75	21 25
Maximum prices Model No	11. 13. H.		12.50 11-H		11-11	ຕ້າເຂັ້
Maximum prices	12.50		13. 25	22.10	13.75	22, £0
Model No	12-H.	A	12-H	B	12-II	a
Maximum prices	13. 25	22, 10	14.10	23, 50	14,75	21,00
Model No	13-H.		13-H		13-II	
Maximum prices	13. 25	22, 10	14.10	23.60	14.75	21.00
Model No	14-H.	A	14-H 15.50	25. 85	14-H 10.00	20.05
Maximum prices Model No	14.75 15-H.	A 24 OU	10.00 15-H	n 20.00	16-H	α [*] ~ ⁽¹⁾
Movimum prices	18 80	25.85	16.40	27. 35	17.00	23, 35

CHESTS OF DRAWERS-continued

	KNEE HOLE DESKS							
Sale category	Wholesale Retail	Wholesals Retail	Wholemia Retail					
Model No	16-A \$9.00 \$15.00 17-A 21.25 16-HA 11.25 18.75 16.50 27.50	16-B \$9.25 \$15.40 17-B 13.25 \$2.10 16-HB 11.50 \$19.15 17-HB 16.75 \$27.90	16-C \$9.60 \$15.85 17-O 22.60 16-HC 11.75 19.60 17-HC 13.35					
	WARDROBES							
Model No Maximum prices Model No Maximum prices	\$10.00 \$16.65 18-HA 14.00 23.35	18-B \$10.50 \$17.50 18-HB 14.50 24.15	18-C \$10.75 18-HC 14.75 24.09					
	UTILITY CA	BINETS ,						
Model No. Maximum prices. Model No. Maximum prices. Model No. Model No. Maximum prices. Model No. Maximum prices.	19-A \$8.75 \$14.60 20-A 11.65 19-HA 12.50 20.85 20-HA 10.75 17.20	19-B \$9.25 \$15.40 20-B 12.70 19-HB 13.09 21.65 20-HB 11.25 18.75	19-C \$9.50 20-C \$1.50 12.00 19-HO 13.25 22.10 20-HC 11.59 10.15					

	WALLFILLE	ABINETS	
Falo category	Wholesalo Retail	Wholesale Retail	Wholesale Retail
Model No. Maximum prices Model No. Moximum prices	21-A \$2.60 \$10.85 21-HA 9.69 15.85	21-B 57.69 \$11.65 21-HB 10.69 16.65	21-C \$7.25 \$12.10 21-HC 10.25 17.10
	gate leg :	Table3	
Medel No Maximum prices	\$4.25 ²² -A \$7.19	22-HA \$3.60 \$10.60	
	END TAI	7123	
Model No	\$1.83 ²² -A \$3.00	22-HA \$2.50 \$4.15	

Note: (i) The above authorized maximum prices for calculat who leade are subject to a discount of C for payment within 19 days from date of involve.

(ii) The prices above specified for calculot. o. b. shipping point include all costs incident to wrapping, pecking, texing, and carting.

- (c) Manufacturer must tag each article with its retail price. The manufacturer must attach to each article of unfinished furniture covered by this Order No. G-60, by any suitable means, a tag plainly marked, "Maximum price when sold by any seller to an ultimate consumer, \$____.".
- (d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-60 for sales by the manufacturer or any other seller. Also, the price increases authorized by Order 1052 under Maximum Price Regulation No. 188 have been taken into consideration in arriving at the maximum prices established by this Order No. G-60, and such prices reflect the full amount of the increases authorized by said Order 1052. Therefore, neither the manufacturer nor any reseller is permitted to add anything to the maximum prices as above set forth in paragraph (b) by reason of said Order 1052.
- (e) Geographical applicability. The maximum prices authorized by this Order No. G-60 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in

the State of Arizona lying north of the Colorado River.

- (f) Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.
- (g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administra-

Effective date. This Order No. G-60 shall become effective on the 4th day of September 1945.

Issued this 4th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-17343; Filed, Sept. 17, 1945; 4:34 p. m.]

[Region VII Order G-61 Under MPR 183]

ARROW PAINT AND WALL PAPER CO ET AL. AUTHORIZATION OF MAXIMUM PRICES

Order No. G-61 Under Maximum Price Regulation No. 188 authorized maximum prices for specified items of unfinished furniture manufactured by Arrow Paint and Wall Paper Company, Danver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-124.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.158 and 1499.158a of Maximum Frice Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-61 is issued.

- (a) What this order does. This Order No. G-61 establishes maximum prices for specified items of unfinished furniture manufactured by Arrow Paint and Wall Paper Company, when sold by the manufacturer and specified resellers.
- (b) Authorized maximum prices. Upon and after the effective date of this Order No. G-61, the maximum prices for the specified items of unfinished furniture manufactured by Arrow Paint and Wall Paper Company, of 1520 Lawrence Street, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, when sold by the manufacturer or any reseller at the levels specified, f. o. b. shipping point, shall be as follows:

CHESTS OF DRAWERS

CHESTS OF BRAWERS—continued

Sale category	Wholesale	Retail	Wholesale	Retail	Wholesalo	Retail	Ealo category	Whele	rala l	Retall	Wholes	ale Retail	Wholesa	le Retail
Model No Maximum prices	\$5.00 2-A 5.75 3-A 6.50 4-A 7.25 5-A 6.00 6-A	\$8.30 9.55 10.85 12.10 10.00 12.10 13.35	1-B \$5.25 2-B 6.00 3-B 6.95 4-B 7.75 5-B 6.50 6-B 7.75 7-B 8.60 8-B	10.00 11.00 12.90 10.85 12.90	8, 15 7-0 9,69 8-0	10.05 12.00 13.60 13.60 13.60	Medel No. Maximum Prices. Model No. Maximum Prices.	8.69 8.75 8.70 9.60 9.60 19.25 7.69	19-A 11-A 12-A 13-A 14-A 1-HA	13.83 17.19	\$7.25 8.09 9.59 10.40 10.25 11.15 7.75	8-B \$12.10 10-B 14.33 11-B 12-B 17.10 14-B 19.60 1-HB 12.60 14.15	\$7.50 9.60 10.60 11.00 11.00 11.75 11.75 7.90	3-C 51.2.55 6.00 15.00 15.00 15.00 15.25 2-C 15.25 2-C 15.25 15.00 15.00 15.15 14.85 14.85

CHESTS OF DRAWERS—continued						
Sale category	Wholesalo	Retail	Wholesale	Retail	Wholesale	Retail
Model No	3-HA \$9.50 4-HA 10.25 5-HA 8.50 6-HA 10.25 7-HA 11.75 9-HA 9.75 11-HL 12.50 12-HL 13.25 14-HL 15.50	\$15. 85 17. 10 14. 15 17. 10 18. 50 19. 60 16. 20 A 19. 60 A 20. 85 A 22. 10 A 24. 60	3-HI \$9.95 4-HI 10.75 5-HI 9.00 6-HI 10.75 7-HI 12.50 9-HI 10.25 10-HI 13.25 12-HI 14.10 13-HI 15.50 14-HI 16.40	\$16.60 3 17.90 3 15.00 3 17.90 3 17.90 3 19.35 3 20.85 8 17.10 8 20.50 8 22.10 8 23.50	3-HO \$10.20 11.15. 5-HO 9.40 11.15 7-HO 12.00-HO 10.50 10HO 10HO 12.75 11-HO 13.75 13-HO 14.76 13-HO 14.76 14.76 14.76 14-HO 17.00	\$17.00 18.60 15.65 18.60 20.00 21.65 17.50 21.25 22.90 24.60 26.65
	KN	EEHOLE	DESKS			
Model No Maximum prices Model No Maximum prices	15-A \$12.00 15-H 15.75	\$20.00	\$12.50 \$15-H 16.25	\$20.85	15-O \$12.75 15-H 16.50	\$21.25
KIDNEY DRESSING TABLES						
Model No Maximum prices Model No Maximum prices	16-A \$3. 25 16-H 10. 75	\$13.75	16-J \$8.50 16-H 11.00	\$14. 15	16-O \$8.75 16-H 11.25	\$14.60

(c) Manufacturer must tag each article with its retail price. The manufacturer must attach to each article of unfinished furniture covered by this Order No. G-61, by any suitable means, a tag plainly marked, "Maximum price when sold by any seller to an ultimate consumer, \$_____."

(d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-61 for sales by the manufacturer or any other seller. Also, the price increases authorized by Order 1052 under Maximum Price Regulation No. 188 have been taken into consideration in arriving at the maximum prices established by this Order No. G-61, and such prices reflect the full amount of the increases authorized by said Order 1052. Therefore, neither the manufacturer nor any reseller is permitted to add anything to the maximum prices as above set forth in paragraph (b) by reason of said Order 1052. Letter Order No. 7-188-158-158a-11 and Amendment No. 1 thereto, heretofore issued by this Regional Office, are hereby revoked and superseded by this Order No. G-61 as of the effective date hereof.

(e) Geographical applicability. The maximum prices authorized by this Order No. G-61 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-61 shall become effective on the 4th day of September 1945.

Issued this 4th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-17344; Filed, Sept. 17, 1945; 4:34 p.m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-973]

MISSOURI GENERAL UTILITIES CO. AND ASSOCIATED ELECTRIC CO.

ORDER GRANTING EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of September 1945.

Associated Electric Company ("Aelec"), a registered holding company, and its subsidiary, Missouri General Util-

	CHEST ROBES							
Sale category	Wholesale	Retail	Wholesalo	Retail	Wholesalo	Rotail		
Model No	17-A \$15.00 17-H. 20.00	\$25.00	17-HI	26. 25	17-0 \$10.25 17-11 21.25	\$27. 10		
	GA'	TE LEG	rables -					
Model No Maximum Prices	\$4. 25	\$7. 10	18-H <i>A</i> \$6.00) \$10. 00	•			
	7	HIGHT ST	EDINA		Q			
Model No	\$2.60 ^{19-A}	\$4.30	19-H/ \$3.60	\$6.00				
	C	OFFICE T.	ABLES			a		
Model No	\$2. 50 ²⁰ -A	\$4. 15	20-H/ \$4.75	\$7.90				
CHILD'S SETS								
Model No	\$5. 00 21~A	\$8.30	\$7.00	X \$11.65				
	соя	NER CUI	PBOARDS					
Model No	\$7, 50 22-A	\$12, 50	22-H A	A \$17. 50				

Note: (i) The above authorized maximum prices for sales at wholesale are subject to a discount of 2% for payment within 10 days from date of involce.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

ities Company ("Utilities"), having filed an application-declaration, pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935, concerning the proposed sale by Aelec of its entire interest in Utilities, the proposed acquisition by Aelec of certain assets of Utilities, and related matters; and

The Commission having, on November 27, 1944, after notice and hearing, made and filed its findings and opinion and order (Holding Company Act Release No. 5449) granting the application and permitting the declaration to become effective; and

The Commission having, on January 25, March 27, May 29 and July 19, 1945, upon the request of applicants-declarants, extended the time for consummating said transactions to and including September 30, 1945; and

Applicants-declarants having, on September 11, 1945, advised the Commission that the parties have been unable to consummate the transactions proposed in said application-declaration within such time, and having requested that the time for such consummation be extended to and including November 30, 1945; and

It appearing to the Commission that it is appropriate in the public interest and the interest of investors to grant said request:

It is ordered, That the time for consummating said transactions be, and hereby is, extended to and including November 30, 1945.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-17466; Filed, Sept. 19, 1945; 9:38 a. m.] [File No. 70-1124]

COLUMBIA GAS & ELECTRIC CORP. AND COLUMBIA CORP.

ORDER GRANTING APPLICATION AND PERMIT-TING DECLARATION TO BECOME EFFECTIVE

Columbia Gas & Electric Corporation ("Columbia Gas"), a registered holding company, and its wholly-owned subsidiary, Columbia Corporation, having filed a joint application and declaration pursuant to the Public Utility Holding Company Act of 1935, particularly sections 9, 10, 12 (c) and 12 (f) thereof, Rules U-42 and U-43 thereunder and Instruction 8 (c) of the Uniform System of Accounts promulgated by the Commission pursuant to said Act regarding the following transactions:

(1) The dissolution of Columbia Corporation and the distribution of its net assets as a liquidating dividend to Columbia Gas; such assets at May 31, 1945 being as follows:

	1	
	Principal amount or number of shares	Carrying value on books of Columbia Corp.
The Union Light, Heat and Power Co.: First mortgage 6% bonds, series A.————————————————————————————————————	\$1, 762, \$00.00 Shares 5, 125 1, 646 2, 011 74, 403 2, 053}5 9, 350	\$1, 689, 801, 69 409, 482 50 147, 535, 92 201, 100, 60 2, 548, 423, 06 115, 616, 43 335, 342, 32

In addition to the above securities, Columbia Corporation, at May 31, 1945, had \$1,079,681.83 in cash, \$30,849.00 of receivables from affiliates and current liabilities aggregating \$57,432.05.

(2) The recording by Columbia Gas of the net assets acquired from Columbia Corporation as follows:

The Union Light, Heat and Power Company Bonds at the amount recorded on the books of Columbia Corpora-

tion______\$1,689,801.69
Columbia Gas & Electric Corporation Stocks at par or stated values_______952,608.00
The United Corporation

Stocks at market values____Cash and Receivables______Less: Current and Accrued Liabilities______

1, 110, 530. 83 (57, 432. 05)

108,862.92

3, 804, 371. 39

(3) The disposition by Columbia Gas of the difference (\$1,945,628.61) between the present carrying value of its investment in Columbia Corporation (\$5,750,-000) and the proposed carrying value of the net assets to be acquired (\$3,804,-371.39), by charging Special Capital Surplus and by crediting Farned Surplus Since December 31, 1937 with the amounts of \$2,468,816.84 and \$523,188.23, respectively.

(4) The cancellation and the retirement by Columbia Gas of its shares of preferred, preference and common stocks received in the proposed liquidation of Columbia Corporation; and

Said application and declaration containing a request that the Commission enter an order to conform with the requirements of sections 371, 373 and 1808 (f) of the Internal Revenue Code, as amended, reciting that the proposed disposition of securities by Columbia Corporation is necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935; and

Said application and declaration having been filed on August 11, 1945 and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 under said act, and the Commission not having received a request for a hearing with respect to said application and declaration within the period specified in said notice or otherwise, and not having ordered a hearing thereon; and

The Commission deeming the proposed dissolution of Columbia Corporation and the distribution of its assets to Columbia Gas to be necessary or appropriate to effectuate compliance with the Commission's Order of November 30, 1944, issued pursuant to section 11 (b) (1) of the act (Holding Company Act Release No. 5455) directing Columbia Gas, among other things, to sever its relationship with Columbia Corporation by disposing, or causing the disposition, of its direct or indirect ownership, control and holdings of securities issued, owned or controlled by Columbia Corporation, and by reason thereof, deeming it appropriate to grant the requested recitals;

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24, that the aforesaid application and declaration be, and the same hereby are, granted and permitted to become effective forthwith.

It is further ordered, That the dissolution of Columbia Corporation and the distribution of the following assets to Columbia Gas is necessary or appropriate to effectuate compliance with the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935 and this Commission's order of November 30, 1944, issued thereunder:

\$1,762,800.00 Principal Amount of First Mortgage 6% Bonds, Series A, of The Union Light, Heat and Power Company

5,125 Shs. 673 Series A Cumulative Preferred Stock, par value 0100 per share, of Columbia Gas & Electric Corporation

1,646 Shs. 5% Series Cumulative Preferred Stock, par value \$100 per share, of Columbia Gas & Electric Corporation.

2,011 Shs. 5% Cumulative Preference Stock, par value 8100 per share, of Columbia Gas & Electric Corporation

74,408 Shs. Common Stock, no par value, of Columbia Gas & Electric Corporation 2,083½ Shs. §3 Preference Stock, no par

value, of The United Corporation 9,380 Shs. Common Stock, no par value, of The United Corporation

All cash of Columbia Corporation remaining at the date of the distribution of its accets to Columbia Gas & Electric Corporation.

By the Commission.

[SEAL]

ORVAL L. DuBois, Sceretary.

[F. R. Doc. 45-17467; Filed, Sept. 19, 1945; 9:33 a. m.] [File No. 1-518] THE TORRINGTON Co.

ORDER DISMISSING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 18th day of September, A. D. 1945.

The Torrington Company having filed an application, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 adopted thereunder, to withdraw its common stock from listing and registration on the Boston Stock Exchange; a hearing having been held after appropriate notice, and the Commission on May 1, 1945 having entered an order granting said application subject to ratification thereof by the Company's stockholders; and

The Commission now being advised by the Company that it has determined not to submit the matter to a vote of stock-

holders;

It is ordered, that this application be, and it hereby is, dismissed.

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-17463; Filed, Sept. 19, 1945; 9:33 a. m.]

[File Nos. 54-75, 70-726]

THE COMMONWEALTH & SOUTHERN CORP.
(DELAWARE)

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of September, A. D. 1945.

The Commonwealth & Southern Corporation (Commonwealth), a registered holding company, having filed a declaration pursuant to the Public Utility Holding Company Act of 1935, particularly section 12 (c) thereof and Rule U-46 thereunder, regarding the proposed payment of a dividend of \$1.25 per share (payable on the 28th day after approval by this Commission to stockholders of record at the close of business on the 14th day thereafter) on its 1,432,000 shares of preferred stock outstanding, the aggregate amount of such dividend payment being \$1,852,500; and

Commonwealth having stated in the declaration that "The Board . . . recognizes that the restatement of the carrying value of Commonwealth's investments, which restatement it is proposed in the Amended Plan will be made upon consummation thereof, will result in a decrease in such carrying value in an amount not less than the sum of (a) the amount shown as 'Earned Surplus' in the balance sheet as at July 31, 1945 and (b) the amount of net income to be received subsequent to July 31, 1945 and prior to the date of such restatement, provided such restatement is completed within some reasonable period, say by March 31, 1946, and, accordingly, the 'Earned Surplus' account is so qualified that, under the rules and practice of the Commission, payment of said dividend is subject to the requirements of Commission authorization under the provisions of section 12 (c) of the act and Rule U-46 in spite of the fact that, as authorized by Section 34 of the Delaware General Corporation Law, the source of payment of such dividend under such Law is Commonwealth's net profits for the current and preceding fiscal years"; and

Said declaration having been filed on August 28, 1945 and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for a hearing with respect to said declaration within the period specified in the said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission regarding the proposed payment as similar in principle to those proposed by Commonwealth and permitted by the Commission's orders of June 24, September 13, November 26, 1943, March 8, June 3, September 5, December 21, 1944, March 12 and May 30, 1945 (Holding Company Act Releases Nos. 4383, 4560, 4709, 4933, 5084, 5268, 5659 and 5833) and, as in the case of said prior dividend payments, as being made out of capital; and

The Commission deeming it appropriate in the public interest and in the interest of investors and consumers to permit said declaration to become effective: and

Commonwealth having requested that the effective date of the declaration be accelerated to facilitate the prompt payment of the proposed dividend to the preferred stockholders and the Commission deeming it appropriate that such request for acceleration be granted;

It is hereby ordered, Pursuant to Rule U-23 and the applicable provisions of the act and subject to the terms and conditions prescribed in Rule U-24, that the aforesad declaration be, and the same hereby is, permitted to become effective forthwith, Provided, however, That this order shall not be construed as a determination that such dividend payment is or is not taxable to the recipient pursuant to the provisions of the Internal Revenue Code, and provided further that Commonwealth accompany the dividend checks with a statement to the effect (1) that the Commission regarded the dividend payment as being made out of capital for purposes of the Public Utility Holding Company Act of 1935 and (2) that the Commission's statement to this effect did not purport to be a determination that such dividend payment is or is not taxable to the recipient pursuant to the provisions of the Internal Revenue Code.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-17469; Filed, Sept. 19, 1945; 9:39 a. m.]

[File No. 812-388]

INSURANSHARES CORP. OF DELAWARE ET AL. NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its

office in the City of Philadelphia, Pa., on the 18th day of September, A. D. 1945.

In the matter of Insuranshares Corporation of Delaware, Philadelphia Life Insurance Company and William Elliott, File No. 812–388.

An application having been filed by Insuranshares Corporation of Delaware pursuant to section 17 (b) of the Investment Company Act of 1940 for an order exempting from the provisions of section 17 (a) (2) of said act a proposed transaction whereby the applicant proposes to sell its 16,000 shares of the capital stock of Philadelphia Life Insurance Company, amounting to approximately 22.86% of the voting securities of said company, to William Elliott, a director of Philadelphia Life Insurance Company at a price of \$9 a share, or an aggregate consideration of \$144,000. Applicant is a registered investment company. Philadelphia Life Insurance Company is an affiliated person of the applicant and William Elliott is an affiliated person of an affiliated person of the applicant.

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on September 28, 1945, at 10:00 a. m., Eastern war time, in Room 318 of the Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

It is further ordered, That Willis E. Monty, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice of such hearing is hereby given to Insuranshares Corporation of Delaware, Philadelphia Life Insurance Company, William Elliott and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary,

[F. R. Doc. 45-17474; Filed, Sept. 19, 1945; 9:39 a. m.]

[File No. 70-1143]

PUBLIC SERVICE CO. OF OKLAHOMA

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of September, A. D. 1945.

Notice is hereby given that applications and declarations have been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935, particularly sections 6, 7 and 12 thereof, by Public Service Company of Oklahoma ("Public Service"), a public utility subsidiary of Central and South West Utilities Company, a registered holding company, which is in turn a subsidiary of The Middle West Corporation, also a registered holding company.

All interested persons are referred to said documents which are on file in the office of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

Public Service proposes to issue and sell at competitive bidding, pursuant to the requirements of Rule U-50, \$22,500,-000 principal amount of First Mortgage Bonds, Series A, to mature July 1, 1975, and 98,500 shares of Cumulative Preferred Stock of the par value of \$100 per share. The interest rate on the bonds and the dividend rate on the preferred stock, as well as the prices to Public Service for these securities, are to be determined by competitive bidding.

Public Service proposes to use the proceeds from the sale of the bonds and preferred stock, together with other cash as required, for the redemption of outstanding securities as follows:

Security	Principal amount or shares	Redemp- tion price
First mortgage bonds, series A, 31/%, due 1971. First mortgage bonds, series A,	\$16,000,000	100.00%
334%, due 1969 of Southwest- ern Light & Power Co 5% cumulative preferred stock	6, 531, 000 98, 600	101.75% \$110

The offering of preferred stock is subject to an exchange offer whereby the holders of the outstanding 5% preferred stock of Public Service may exchange the same for the new stock on a share for share basis with a cash adjustment for the difference between the redemption price of the 5% preferred stock and the public offering price of the new preferred stock.

Public Service proposes to call a special stockholders' meeting to be held on or about October 22, 1945 to consider and vote upon the proposed bond issue and related matters, and has requested immediate entry by the Commission of an order authorizing the solicitation of proxies in connection therewith pursuant to the requirements of Rule U-62.

It appearing to the Commission that it is appropriate in the public interest of investors and consumers that a hearing be held with respect to said matters, and that said declarations and applications shall not be permitted to become effective or granted except pursuant to further order of the Commission:

It is ordered, That a hearing on said matters under the applicable provisions of said Act and the rules of this Commission thereunder be held on October 1, 1945, at 10:00 a. m., e. w. t., at the offices of this Commission, 18th and Locust Streets, Philadelphia, Pa. On such date the hearing room clerk in Room 318.will advise as to the room in which said hearing will be held. At such hearing, cause shall be shown why such declarations shall be permitted to become effective and such applications granted.

It is further ordered, That Willis E. Monty or any other officer or officers of this Commission designated by it for that purpose shall preside at the hearings on such matters. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under sec-

tion 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing a copy of this order to the Oklahoma Corporation Commission, the Federal Power Commission and to Public Service, and that notice of said hearing be given to all other persons by publication of this order in the Federal Register. Any person desiring to be heard in connection with these proceedings, or proposing to intervene herein, shall file with the Secretary of the Commission, on or before September 27, 1945, his request or application therefor, as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That without limiting the scope of the issues otherwise to be considered in the proceedings, particular attention will be directed at the hearings to the following matters and questions:

(1) Whether the proposed issue and sale of bonds and preferred stock by Public Service comply with the applicable requirements of section 7 of the act.

(2) Whether the terms and conditions of the proposed exchange offer affecting the 5% preferred stock of Public Service are fair and reasonable and appropriate in the public interest and the interest of investors and consumers.

(3) Whether the accounting entries to be recorded in connection with the proposed transactions are proper and conform to sound principles of accounting and meet the standards of the act.

(4) Whether the terms and conditions of the issue of said securities are detrimental to the public interest or the interests of investors or consumers.

(5) Generally whether the proposed transactions comply with the applicable provisions of the act and the rules, regulations and orders promulgated thereunder.

(6) Whether, in the event the applications and declarations shall be granted or permitted to become effective, it is necessary to impose any terms or conditions to assure compliance with the standards of the act.

By the Commission.

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-17470; Filed, Sept. 19, 1945; 9:39 a. m.]

[File No. 54-87]

FEDERAL LIGHT & TRACTION Co.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of September, A. D. 1945.

Federal Light & Traction Company, a subsidiary of Cities Service Power & Light Company, both registered holding companies, having filed a declaration and amendments thereto pursuant to section 12 (d) of the Public Utility Holding Company Act of 1935 and Rule U-44 promulgated thereunder with respect to the sale by it to Gerald L. Schlessman purquant to an agreement dated June 13, 1945 of all the outstanding common stock consisting of 6,500 shares of \$100 par value each of Sheridan County Electric Company, an electric utility operating company located in Sheridan, Wyoming, for a base consideration of \$641,015 in cash, subject to closing adjustments; and

Federal Light & Traction Company having requested that the Commission enter an order in accordance with the requirements of sections 371 (b), 371 (f), 373 (a) and 1803 (f) of the Internal Revenue Code, as amended, to the effect that the sale of the common stock interest to Gerald L. Schlessman is a step in carrying out the previous divestment order of the Commission with respect to Federal Light & Traction Company and appropriately effectuates the provisions of section 11 (b) of the act; and

A public hearing having been held after appropriate notice and the Commission having considered the facts and made and filed its findings and opinion herein:

It is ordered. That the declaration and amendments thereto of Federal Light & Traction Company be and are hereby permitted to become effective forthwith subject, however, to terms and conditions prescribed by Rule U-24.

It is further ordered, That the sale by Federal Light & Traction Company to Gerald L. Schlessman, an individual of Danver, Colorado, of all of the outstanding capital common stock of Sheridan County Electric Company consist-ing of 6,500 shares of \$100 par value each for a base consideration of \$641,015 in cash, subject to closing adjustments, is a step in carrying out the divestment order of the Commission previously issued with respect to Federal Light & Traction Company and is necessary and appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-17471; Filed, Sept. 19, 1945; 9:40 a. m.1

[File No. 70-1125]

MINNESOTA POWER & LIGHT CO. RESERVING JURISDICTION

At a regular session of the Securities

and Exchange Commission, held at its office in the City of Philadelphia 3, Pennsylvania, on the 18th day of September. A. D. 1945.

The Commission having on September 6, 1945 issued its order herein under sections 6 (a) and 7 of the Public Utility Holding Company Act of 1935 permitting to become effective a declaration as amended, of Minnesota Power & Light Company, an electric utility company and a registered holding company subsidiary of American Power & Light Company, a registered holding company, which in turn is a subsidiary of Electric Bond and Share Company, also a registered holding company, with respect to the issue and public sale by Minnesota

Power & Light Company of \$26,000,000 principal amount of First Mortgage % Series due 1975 in accord-Bonds ance with Rule U-50 (b) promulgated under said act; and

The Commission in said order having reserved jurisdiction over the price to be paid for such bonds, their redemption prices, the interest rate thereon, the underwriters' spread and its allocation. and all legal fees to be paid in connection with the proposed transactions; and

Minnesota Power & Light Company having filed a further amendment to said declaration stating that in accordance with the permission granted by said order of the Commission dated September 6, 1945, it offered said bonds for sale pursuant to the competitive bidding requirements of Rule U-50 and has received the following bids:

Bilir	Percent of prin- ciyal amount:	Inter- est rate	Cost to com- pmy
The First Borton Corp	101.5100	Percent 3½ 3½ 3½	3.04734

* Exclusive of account interest.

Sald amendment further stating that Minnesota Power & Light Company has accepted the bid of Mellon Securities Corporation for the bonds as set out above and that the bonds will be offered for sale to the public at a price of 102.46%, resulting in an underwriters' spread of .749%; and

The Commission having examined said amendment and having considered the record herein, and finding no reasons for imposing terms or conditions with respect to the price to be paid for said bonds, the redemption prices therefor. the interest rate thereon and the underwriters' spread and its allocation:

It is ordered, That jurisdiction heretofore reserved over the price to be paid for said bonds, the redemption prices therefor, the interest rate thereon and the underwriters' spread and its allocation be, and the same hereby is, released and that the said declaration as further amended, be, and the same hereby is, permitted to become effective forthwith subject, however, to the terms and conditions prescribed in Rule U-24; and

It is further ordered, That jurisdiction heretofore specifically reserved over all legal fees in connection with the said declaration be, and the same hereby is, continued.

By the Commission.

[SEAL]

ORVAL L. DUBOIS. Secretarn.

[F. R. Doc. 45-17472; Filed, Sept. 19, 1945; 9:40 a. m.1

[File Nos. 54-67, 53-64]

Peoples Light and Power Co., et al.

ORDER APPROVING PLAN, GRANTING APPLICA-TIONS AND PERMITTING DECLARATIONS TO BECOME EFFECTIVE, SUBJECT TO CONDITION AND RESERVATIONS OF JURISDICTION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 14th day of September A. D. 1945.

In the matter of Peoples Light and Power Company and Subsidiary Companies, File No. 54-67; Peoples Light and Power Company, California Public Service Company, Texas Public Service Farm Company, Texas Public Service Company, and West Coast Power Company, File No. 59-64.

The Commission having instituted proceedings under sections 11 (b) (1) and 11 (b) (2) of the Public Utility Holding Company Act of 1935 with respect to Peoples Light and Power Company ("Peoples"), a registered holding company, and its subsidiaries; and said proceedings having been consolidated for the purpose of hearing with those relating to an application filed by Peoples pursuant to section 11 (e) of said act seeking approval of a plan for effecting compliance with sections 11 (b) (1) and 11 (b) (2);

Peoples having from time to time filed amendments to the said section 11 (e)

application;

Hearings having been held in such consolidated proceedings and the Commission having approved various steps and action proposed in Peoples' original plan and amendments thereto:

Peoples having filed in the consolidated proceedings an amended plan (dated as of November 15, 1944) under section 11 (e) designed to comply with the provisions of section 11 (b) (2) of

the act;

Public hearings having been held on the Amended Plan and other matters in the consolidated proceedings after appropriate notice, and the Commission having on August 22, 1945 issued its order directing Peoples to take the action described therein for the purpose of effectuating compliance with section 11 (b) (1) of the act, and having on such date filed its findings and opinion in which the Commission concluded, among other things, that the plan can be found to be fair and equitable if modified so as to eliminate the provision for the payment of a cash dividend of \$1 per share on the new stock immediately after the effective date of the plan, and to increase the proposed cash distribution to holders of preferred stock from \$13 to \$16 per share;

Peoples having, on August 25, 1945, filed an amendment modifying the amended plan in the above respects, and the Commission having this day issued its supplemental findings and opinion there-

In accordance with the findings and opinion dated August 22, 1945 and the supplemental findings and opinion this day issued;

It is ordered, Pursuant to the applicable provisions of the act, and subject to the condition and further reservations of jurisdiction hereinafter set forth, that the amended plan (dated as of November 15, 1944), as modified, be and hereby is approved, and that the applications and declarations with respect to the issuance, transfer or acquisition of securities or of assets and the distribution of cash and assumption of bonds contemplated by said plan, be and hereby are granted and

permitted to become effective, respectively:

Provided however, That this order shall not be operative to authorize any issuance of securities, transfer or acquisition of securities or of assets, or distribution of cash, or assumption of bonds, contemplated by said plan nor the consummation of such plan in any respect, until an appropriate District Court of the United States shall have entered an order enforcing said plan pursuant to an application duly made by the Commission for that purpose: And provided further. That this order is issued on the condition that jurisdiction of this Commission under Rule U-27 with respect to the original cost studies relating to the public-utility properties to be acquired by Peoples and the recording of the accounting entries to reflect the results thereof shall continue in full force and effect: And provided further, That jurisdiction is hereby reserved:

1. To revise or to pass upon any revision of the procedure set forth in the plan as amended for the nomination and election of a new board of directors.

- 2. To approve, disapprove, modify, allocate or award by further order or orders all fees or other compensation, and all reimbursement of expenses, now or hereafter claimed by any person in connection with the plan, the transactions incident thereto, and the consummation thereof.
- . 3. To entertain such further proceedings, to make such supplemental findings, and to take such further action, as the Commission may deem appropriate in connection with the plan, the transactions incident thereto, and the consummation thereof.
- 4. To take such action as the Commission shall deem necessary or appropriate to effectuate the terms of the Commission's order with respect to Peoples issued on August 22, 1945, pursuant to section 11 (b) (1) of the act, and to secure compliance by Peoples with section 11 (b) (2) of the act in the event the Amended Plan, as modified, is not enforced as provided in such plan.

Peoples having requested that the Commission's order shall conform with sections 371 (a), 371 (d), 373 (a) and 1808 (f) of the Internal Revenue Code, as amended, and contain the recitals, specifications and itemizations described in sections 371 (f) and 1808 (f) thereof:

It ordered and recited, That the transactions proposed in the aforesaid plan to be effected by Peoples and Texas Public Service Company ("Texas Public"), including particularly those hereinafter described and recited, are hereby approved and found to be necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935:

(a) The transfer by Texas Public in complete liquidation to Peoples, its sole stockholder, against the surrender to Texas Public of all of its Capital Stock for cancellation, of all of the properties and assets of Texas Public, subject to its liabilities which are to be assumed by Peoples, and the acquisition by Peoples in the liquidation of Texas Public of all

such company's properties and assets, subject to its liabilities as foresaid, (certain of said properties and assets including realty of Texas Public so to be transferred by Texas Public to Peoples being more completely specified, itemized and described in the indenture of Texas Public to the Provident Trust Company of Philadelphia and Carl W. Fenninger, as trustees, dated as of January 1, 1936, as supplemented by indentures supplemental thereto dated November 22, 1943 and January 27, 1944, filed with the Securities and Exchange Commission in these proceedings as a portion of Exhibit A-14 and hereby incorporated by reference in this order and made a part hereof with the same force and effect as if set forth at length herein);

(b) The change by Peoples of its presently existing classes of stock consisting of Cumulative Convertible Preferred Stock having a par value of \$25 per share, and Class A Common Stock and Class B Common Stock each of the par value of \$1 per share, into a new class of Capital Stock consisting of 278,748 shares of Common Stock of the par value of \$8 each (hereinafter referred to as the "New

Stock"); and

(c) The distribution and exchange by Peoples of cash and such New Stock against the surrender of the present Preferred Stock and Class A and Class B Common Stocks on the following basis and in the manner provided in the aforesaid plan:

To the holders of each share of Preferred Stock; \$16 in cash and 3 shares of New Stock To the holders of each share of Class A Common Stock and each share of Class B

Common Stock: 1/5 of a share of New Stock

which distribution of New Stock to the holders of present Preferred Stock and Class A and Class B Common Stock will be as follows:

Present stock	Shares	Basis of distribution	Now stock (shares)
Preferred stock	83, 201 62, 520 83, 201 228, 922	3 shares for 1 % share for 1 % share for 1	

(d) The elimination by Peoples of its Purchase Warrants entitling holders to purchase Class B Common Stock at a price of \$20 per share; and

(e) The conveyances of realty by Texas Public to Peoples (contemplated in (a) above) and the distribution, exchange, delivery, and surrender of securities as provided in the aforesaid plan (including, but not in limitation, the issuance, transfers or sales of New Stock, scrip certificates in respect of the New Stock, and certificates representing presently existing Preferred Stocks and Class A and Class B Common Stocks).

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-17473; Filed, Sept. 19, 1915; 9:40 a. m.]